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1	A bill to be entitled
2	An act relating to education; amending ss. 11.45,
3	212.099, and 327.371, F.S.; conforming cross-
4	references; amending s. 1002.01, F.S.; defining the
5	term "personalized education program"; amending s.
6	1002.394, F.S.; providing and revising definitions;
7	revising student eligibility and ineligibility
8	requirements for the Family Empowerment Scholarship
9	Program; revising the approved uses of scholarship
10	funds; providing that certain scholarships remain in
11	force until certain criteria are met; requiring the
12	closure of a scholarship account and the reversion of
13	funds to the state under certain circumstances;
14	authorizing reimbursements for certain expenditures
15	until certain criteria are met; revising obligations
16	of school districts, the Department of Education,
17	private schools, and eligible nonprofit scholarship-
18	funding organizations; revising responsibilities of
19	parents; requiring scholarship funds to be deposited
20	by funds transfers rather than through warrant
21	endorsement; requiring certain criteria to be met
22	before the funding of certain scholarships; revising
23	provisions for the calculation of an award amount for
24	certain students; prohibiting the transfer of funds to
25	an eligible student's account under certain

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26 conditions; deleting obsolete language; conforming 27 provisions and cross-references to changes made by the 28 act; amending s. 1002.395, F.S.; providing and revising definitions; revising student eligibility and 29 ineligibility requirements for the Florida Tax Credit 30 Scholarship Program; revising obligations of eligible 31 32 nonprofit scholarship-funding organizations and the 33 department; establishing certain limitations on the 34 number of scholarships funded through the program; revising the approved uses of scholarship funds; 35 36 revising requirements for the use of certain 37 contributions for administrative expenses; revising 38 the amount of funds that must be awarded through 39 scholarships; requiring the development of specified quidelines; authorizing organizations to require the 40 41 use of an online platform for specified purchases so long as such use does not limit specified choices; 42 43 requiring an organization to provide reimbursement in 44 specified circumstances; requiring organizations to 45 submit specified quarterly reports; revising 46 responsibilities of parents; requiring scholarship 47 funds to be deposited by funds transfers rather than 48 through warrant endorsement; requiring the department 49 to annually publish a list of specified tests; 50 revising the requirements of a specified annual

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51 report; requiring the department to notify school 52 districts of specified estimates; prohibiting the 53 transfer of funds to an eligible student's account under certain conditions; providing that certain 54 scholarships remain in force until certain criteria 55 56 are met; authorizing reimbursements for certain 57 expenditures until certain criteria are met; requiring 58 the closure of a scholarship account and the reversion 59 of funds to the state under certain circumstances; requiring the Office of Independent Education and 60 61 Parental Choice to provide a specified number of application periods for specified purposes; deleting 62 63 obsolete language; conforming provisions and crossreferences to changes made by the act; amending s. 64 1002.40, F.S.; conforming cross-references; amending 65 66 s. 1002.421, F.S.; revising the eligibility criteria and obligations of private schools participating in 67 68 certain educational scholarship programs; revising the criteria for the Commissioner of Education to 69 70 permanently deny or revoke the authority of certain 71 individuals to establish or operate a private school 72 in the state; authorizing the commissioner to include 73 specified individuals on a specified disqualification 74 list; authorizing such individuals to be removed from 75 such list if they provide specified reimbursements;

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76 conforming cross-references; creating s. 1002.44, 77 F.S.; authorizing public schools, including charter 78 schools, to enroll certain students on a part-time 79 basis; providing funding for such students; prohibiting certain students from being reported for 80 funding; providing that such students are not 81 82 considered to be in regular attendance at such 83 schools; amending s. 1003.01, F.S.; conforming 84 provisions and cross-references to changes made by the act; requiring the State Board of Education to develop 85 86 and recommend to the Governor and the Legislature for adoption during the 2024 legislative session repeals 87 88 and revisions to the Florida Early Learning-20 89 Education Code by a specified date,; providing 90 requirements for the state board relating to such 91 recommendations; amending s. 1001.10, F.S.; requiring 92 the Commissioner of Education to develop an online 93 portal for specified purpose; providing requirements for such portal; amending s. 1002.20, F.S.; conforming 94 95 a cross-reference; amending s. 1003.25, F.S.; revising the timeframe in which student records must be 96 97 transferred; amending s. 1003.4282, F.S.; deleting the 98 online course requirement for a standard high school diploma; amending s. 1006.21, F.S.; authorizing a 99 100 district school board to use other vehicles to

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101 transport students; amending s. 1006.22, F.S.; 102 deleting a requirement that district school boards use 103 school buses for all regular transportation; deleting 104 provisions relating to circumstances in which students 105 may be transported in privately owned motor vehicles; 106 conforming a provision to changes made by the act; 107 amending ss. 1006.25 and 1006.27, F.S.; conforming a 108 cross-reference and provisions to changes made by the 109 act; amending s. 1011.71, F.S.; authorizing a specified district school board levy to be used to pay 110 111 salaries and benefits for specified employees; amending s. 1012.56, F.S.; exempting specified 112 113 individuals from certain mastery of general knowledge 114 requirements; revising the acceptable means of 115 demonstrating mastery of subject area knowledge and 116 mastery of professional preparation and education 117 competence, respectively; revising requirements for 118 the department to issue temporary certificates; 119 revising the validity period for certain temporary 120 certificates; amending s. 1013.64, F.S.; providing 121 that certain construction projects are exempt from the 122 total cost per student station requirements; amending 123 ss. 1002.321, 1003.5716, 1003.499, 1003.27, 1003.485, 124 and 1009.30, F.S.; conforming cross-references and 125 provisions to changes made by the act; providing an

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126 effective date. 127 128 Be It Enacted by the Legislature of the State of Florida: 129 130 Section 1. Paragraph (1) of subsection (2) of section 11.45, Florida Statutes, is amended to read: 131 132 11.45 Definitions; duties; authorities; reports; rules.-(2) DUTIES. - The Auditor General shall: 133 134 (1) At least once every 3 years, conduct operational 135 audits of the accounts and records of eligible nonprofit 136 scholarship-funding organizations receiving eligible contributions under s. 1002.395, including any contracts for 137 services with related entities, to determine compliance with the 138 139 provisions of that section. Such audits shall include, but not 140 be limited to, a determination of the eligible nonprofit 141 scholarship-funding organization's compliance with s. 1002.395(6)(1) s. 1002.395(6)(j). The Auditor General shall 142 143 provide its report on the results of the audits to the Governor, 144 the President of the Senate, the Speaker of the House of 145 Representatives, the Chief Financial Officer, and the 146 Legislative Auditing Committee, within 30 days of completion of 147 the audit. 148 149 The Auditor General shall perform his or her duties independently but under the general policies established by the 150

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151 Legislative Auditing Committee. This subsection does not limit 152 the Auditor General's discretionary authority to conduct other 153 audits or engagements of governmental entities as authorized in 154 subsection (3). 155 Section 2. Paragraph (c) of subsection (1) and paragraph 156 (c) of subsection (7) of section 212.099, Florida Statutes, are 157 amended to read: 158 212.099 Credit for contributions to eligible nonprofit 159 scholarship-funding organizations.-160 As used in this section, the term: (1)161 (C) "Eligible nonprofit scholarship-funding organization" or "organization" has the same meaning as provided in s. 162 1002.395(2) s. 1002.395(2)(f). 163 164 (7) 165 The organization may, subject to the limitations of s. (C) 166 1002.395(6)(1)1. s. 1002.395(6)(j)1., use eligible contributions 167 received during the state fiscal year in which such 168 contributions are collected for administrative expenses. 169 Section 3. Paragraph (c) of subsection (1) of section 327.371, Florida Statutes, is amended to read: 170 171 327.371 Human-powered vessels regulated.-172 A person may operate a human-powered vessel within the (1)173 boundaries of the marked channel of the Florida Intracoastal 174 Waterway as defined in s. 327.02: 175 (c) When participating in practices or competitions for

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176 interscholastic, intercollegiate, intramural, or club rowing 177 teams affiliated with an educational institution identified in 178 s. 1000.21, s. 1002.01(3) s. 1002.01(2), s. 1003.01(2), s. 1005.02(4), or s. 1005.03(1)(d), if the adjacent area outside of 179 180 the marked channel is not suitable for such practice or 181 competition. The teams must use their best efforts to make use 182 of the adjacent area outside of the marked channel. The 183 commission must be notified in writing of the details of any 184 such competition, and the notification must include, but need 185 not be limited to, the date, time, and location of the 186 competition.

187 Section 4. Section 1002.01, Florida Statutes, is amended 188 to read:

189

1002.01 Definitions.-

(1) A "home education program" means the sequentially progressive instruction of a student directed by his or her parent in order to satisfy the attendance requirements of ss. 1002.41, 1003.01(13), and 1003.21(1).

194 (2) A "personalized education program" means the
195 sequentially progressive instruction of a student directed by
196 his or her parent to satisfy the attendance requirements of ss.
197 1003.01(13) and 1003.21(1) while registered with an eligible
198 nonprofit scholarship-funding organization pursuant to s.
199 1002.395. A personalized education student shall be provided the
200 same flexibility and opportunities as provided in s. 1002.41(3) -

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201 (12).

202 (3) (2) A "private school" is a nonpublic school defined as 203 an individual, association, copartnership, or corporation, or 204 department, division, or section of such organizations, that 205 designates itself as an educational center that includes 206 kindergarten or a higher grade or as an elementary, secondary, 207 business, technical, or trade school below college level or any 208 organization that provides instructional services that meet the 209 intent of s. 1003.01(13) or that gives preemployment or 210 supplementary training in technology or in fields of trade or industry or that offers academic, literary, or career training 211 212 below college level, or any combination of the above, including 213 an institution that performs the functions of the above schools 214 through correspondence or extension, except those licensed under 215 the provisions of chapter 1005. A private school may be a 216 parochial, religious, denominational, for-profit, or nonprofit 217 school. This definition does not include home education programs conducted in accordance with s. 1002.41. 218

Section 5. Paragraphs (b) through (m) of subsection (2) of section 1002.394, Florida Statutes, are redesignated as paragraphs (c) through (n), respectively, present paragraphs (e), (f), and (g) of subsection (2), paragraph (a) of subsection (3), subsection (4), paragraph (a) of subsection (5), paragraph (f) of subsection (6), paragraphs (b), (d), (f), and (g) of subsection (7), paragraph (a) of subsection (8), paragraphs (a)

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and (b) of subsection (10), paragraph (a) of subsection (11), and subsection (12) are amended, and a new paragraph (b) is added to subsection (2), paragraph (c) is added to subsection (8), and paragraph (d) is added to subsection (9) of that section, to read:

1002.394 The Family Empowerment Scholarship Program.-

(2) DEFINITIONS.—As used in this section, the term:

233 (b) "Choice navigator" has the same meaning as in s. 234 <u>1002.395(2).</u>

235 (f) (e) "Eligible nonprofit scholarship-funding 236 organization" or "organization" has the same meaning as provided 237 in s. 1002.395(2) s. 1002.395(2)(f).

238 (g) (f) "Eligible postsecondary educational institution" 239 means a Florida College System institution; a state university; 240 a school district technical center; a school district adult 241 general education center; an independent college or university 242 that is eligible to participate in the William L. Boyd, IV, 243 Effective Access to Student Education Grant Program under s. 244 1009.89; or an accredited independent postsecondary educational 245 institution, as defined in s. 1005.02, which is licensed to 246 operate in this state under part III of chapter 1005 or is approved to participate in a reciprocity agreement as defined in 247 248 s. 1000.35(2).

249 (h)(g) "Eligible private school" has the same meaning as 250 provided in s. 1002.395(2) s. 1002.395(2)(g).

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2.51 (3)SCHOLARSHIP ELIGIBILITY.-252 (a)1. A parent of a student may request and receive from 253 the state a scholarship for the purposes specified in paragraph 254 (4) (a) if the student is a resident of this state and is 255 eligible to enroll in kindergarten through grade 12 in a public 256 school in this state.+ 257 1. The student is on the direct certification list 258 pursuant to s. 1002.395(2)(c) or the student's household income 259 level does not exceed 185 percent of the federal poverty level; 260 2. The student is currently placed, or during the previous 261 state fiscal year was placed, in foster care or in out-of-home 262 care as defined in s. 39.01; 263 3. The student's household income level does not exceed 264 375 percent of the federal poverty level or an adjusted maximum 265 percent of the federal poverty level that is increased by 25 266 percentage points in the fiscal year following any fiscal year 267 in which more than 5 percent of the available scholarships 268 authorized under paragraph (12) (a) have not been funded; 269 The student is a sibling of a student who is 270 participating in the scholarship program under this subsection 271 and such siblings reside in the same household; 272 5. The student is a dependent child of a member of the 273 United States Armed Forces; or 274 6. The student is a dependent child of a law enforcement 275 officer.

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276 Priority must be given in the following order: to 2. 277 A student whose household income level does not exceed a. 278 185 percent of the federal poverty level or who is in foster 279 care or out-of-home care. 280 b. A student whose household income level exceeds 185 percent of the federal poverty level, but does not exceed 400 281 282 percent of the federal poverty level. 283 (4) AUTHORIZED USES OF PROGRAM FUNDS.-284 (a) Program funds awarded to a student determined eligible 285 pursuant to paragraph (3) (a) may be used for: 286 Tuition and fees at an eligible private school.; or 1. 287 2. Transportation to a Florida public school in which a 288 student is enrolled and that is different from the school to 289 which the student was assigned or to a lab school as defined in 290 s. 1002.32. 291 3. Instructional materials, including digital materials 292 and Internet resources. 293 4. Curriculum as defined in subsection (2). 294 Tuition and fees associated with full-time or part-time 5. 295 enrollment in an eligible postsecondary educational institution 296 or a program offered by the postsecondary educational 297 institution, unless the program is subject to s. 1009.25 or 298 reimbursed pursuant to s. 1009.30; an approved preapprenticeship 299 program as defined in s. 446.021(5) which is not subject to s. 300 1009.25 and complies with all applicable requirements of the

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301	department pursuant to chapter 1005; a private tutoring program
302	authorized under s. 1002.43; a virtual program offered by a
303	department-approved private online provider that meets the
304	provider qualifications specified in s. 1002.45(2)(a); the
305	Florida Virtual School as a private paying student; or an
306	approved online course offered pursuant to s. 1003.499 or s.
307	<u>1004.0961.</u>
308	6. Fees for nationally standardized, norm-referenced
309	achievement tests, Advanced Placement Examinations, industry
310	certification examinations, assessments related to postsecondary
311	education, or other assessments.
312	7. Contracted services provided by a public school or
313	school district, including classes. A student who receives
314	contracted services under this subparagraph is not considered
315	enrolled in a public school for eligibility purposes as
316	specified in subsection (6) but rather attending a public school
317	on a part-time basis as authorized under s. 1002.44.
318	8. Tuition and fees for part-time tutoring services or
319	fees for services provided by a choice navigator. Such services
320	must be provided by a person who holds a valid Florida
321	educator's certificate pursuant to s. 1012.56, a person who
322	holds an adjunct teaching certificate pursuant to s. 1012.57, a
323	person who has a bachelor's degree or a graduate degree in the
324	subject area in which instruction is given, a person who has
325	demonstrated a mastery of subject area knowledge pursuant to s.

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326 1012.56(5), or a person certified by a nationally or 327 internationally recognized research-based training program as 328 approved by the department. As used in this subparagraph, the term "part-time tutoring services" does not qualify as regular 329 330 school attendance as defined in s. 1003.01(13)(e) if the student 331 is determined eligible pursuant to subparagraph (3) (a)1. or 332 subparagraph (3) (a) 2. 333 (b) Program funds awarded to a student with a disability 334 determined eligible pursuant to paragraph (3) (b) may be used for 335 the following purposes: 336 Instructional materials, including digital devices, 1. 337 digital periphery devices, and assistive technology devices that 338 allow a student to access instruction or instructional content 339 and training on the use of and maintenance agreements for these 340 devices. 341 2. Curriculum as defined in subsection (2). 342 Specialized services by approved providers or by a 3. 343 hospital in this state which are selected by the parent. These 344 specialized services may include, but are not limited to: 345 Applied behavior analysis services as provided in ss. a. 627.6686 and 641.31098. 346 347 Services provided by speech-language pathologists as b. 348 defined in s. 468.1125(8). 349 c. Occupational therapy as defined in s. 468.203. 350 Services provided by physical therapists as defined in d.

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351 s. 486.021(8).

e. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who has a hearing impairment, including deafness, and who has received an implant or assistive hearing device.

356 Tuition and or fees associated with full-time or part-4. 357 time enrollment in a home education program; τ an eligible 358 private school; τ an eligible postsecondary educational 359 institution or a program offered by the postsecondary 360 educational institution, unless the program is subject to s. 1009.25 or reimbursed pursuant to s. 1009.30; an approved 361 362 preapprenticeship program as defined in s. 446.021(5) which is 363 not subject to s. 1009.25 and complies with all applicable 364 requirements of the department pursuant to chapter 1005; a 365 private tutoring program authorized under s. $1002.43; \tau$ a virtual 366 program offered by a department-approved private online provider 367 that meets the provider qualifications specified in s. 368 1002.45(2)(a); τ the Florida Virtual School as a private paying 369 student: τ or an approved online course offered pursuant to s. 370 1003.499 or s. 1004.0961.

5. Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.

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6. Contributions to the Stanley G. Tate Florida Prepaid

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376 College Program pursuant to s. 1009.98 or the Florida College 377 Savings Program pursuant to s. 1009.981 for the benefit of the 378 eligible student.

379 7. Contracted services provided by a public school or 380 school district, including classes. A student who receives 381 services under a contract under this paragraph is not considered 382 enrolled in a public school for eligibility purposes as 383 specified in subsection (6) <u>but rather attending a public school</u> 384 on a part-time basis as authorized under s. 1002.44.

385 8. Tuition and fees for part-time tutoring services or 386 fees for services provided by a choice navigator. Such services 387 must be provided by a person who holds a valid Florida 388 educator's certificate pursuant to s. 1012.56, a person who 389 holds an adjunct teaching certificate pursuant to s. 1012.57, a 390 person who has a bachelor's degree or a graduate degree in the 391 subject area in which instruction is given, a person who has 392 demonstrated a mastery of subject area knowledge pursuant to s. 393 1012.56(5), or a person certified by a nationally or 394 internationally recognized research-based training program as 395 approved by the department. As used in this subparagraph 396 paragraph, the term "part-time tutoring services" does not 397 qualify as regular school attendance as defined in s. 398 1003.01(13)(e). 399 9. Fees for specialized summer education programs.

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10. Fees for specialized after-school education programs.

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401	11. Transition services provided by job coaches.
402	12. Fees for an annual evaluation of educational progress
403	by a state-certified teacher under s. 1002.41(1)(f), if this
404	option is chosen for a home education student.
405	13. Tuition and fees associated with programs offered by
406	Voluntary Prekindergarten Education Program providers approved
407	pursuant to s. 1002.55 and school readiness providers approved
408	pursuant to s. 1002.88.
409	14. Fees for services provided at a center that is a
410	member of the Professional Association of Therapeutic
411	Horsemanship International.
412	15. Fees for services provided by a therapist who is
413	certified by the Certification Board for Music Therapists or
414	credentialed by the Art Therapy Credentials Board, Inc.
415	(5) TERM OF SCHOLARSHIPFor purposes of continuity of
416	educational choice:
417	(a) <u>1.</u> A scholarship awarded to an eligible student
418	pursuant to paragraph (3)(a) shall remain in force $until:$
419	a. The organization determines that the student is not
420	eligible for program renewal;
421	b. The Commissioner of Education suspends or revokes
422	program participation or use of funds;
423	c. The student's parent has forfeited participation in the
424	program for failure to comply with subsection (10);
425	d. The student enrolls in a public school. However, if a

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426 student enters a Department of Juvenile Justice detention center 427 for a period of no more than 21 days, the student is not 428 considered to have returned to a public school on a full-time 429 basis for that purpose; or 430 The student graduates from high school or attains 21 e. 431 years of age, whichever occurs first. 432 2.a. The student's scholarship account must be closed and 433 any remaining funds shall revert to the state after: 434 (I) Denial or revocation of program eligibility by the 435 commissioner for fraud or abuse, including, but not limited to, 436 the student or student's parent accepting any payment, refund, 437 or rebate, in any manner, from a provider of any services 438 received pursuant to paragraph (4)(a); or 439 (II) Two consecutive fiscal years in which an account has 440 been inactive. 441 b. Reimbursements for program expenditures may continue 442 until the account balance is expended or remaining funds have 443 reverted to the state student returns to a public school, 444 graduates from high school, or reaches the age of 21, whichever 445 occurs first. A scholarship student who enrolls in a public 446 school or public school program is considered to have returned 447 to a public school for the purpose of determining the end of the 448 scholarship's term. However, if a student enters a Department of Juvenile Justice detention center for a period of no more than 449 450 21 days, the student is not considered to have returned to a

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451 public school for that purpose. 452 (6) SCHOLARSHIP PROHIBITIONS. - A student is not eligible 453 for a Family Empowerment Scholarship while he or she is: 454 (f) Participating in virtual instruction pursuant to s. 455 1002.455 that receives state funding pursuant to the student's 456 participation. 457 (7) SCHOOL DISTRICT OBLIGATIONS. -458

(b)1. The parent of a student with a disability who does 459 not have an IEP in accordance with subparagraph (3) (b)4. or who 460 seeks a reevaluation of an existing IEP may request an IEP meeting and evaluation from the school district in order to 461 462 obtain or revise a matrix of services. The school district shall 463 notify a parent who has made a request for an IEP that the 464 district is required to complete the IEP and matrix of services 465 within 30 days after receiving notice of the parent's request. 466 The school district shall conduct a meeting and develop an IEP 467 and a matrix of services within 30 days after receipt of the 468 parent's request in accordance with State Board of Education 469 rules. The district must accept the diagnosis and consider the 470 service plan of the licensed professional providing the 471 diagnosis pursuant to subparagraph (3) (b)4. The school district 472 must complete a matrix that assigns the student to one of the 473 levels of service as they existed before the 2000-2001 school 474 year. For a nonpublic school student without an IEP, the school 475 district is authorized to use evaluation reports and plans of

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476 <u>care developed by the licensed professionals under subparagraph</u> 477 (4)(b)3. to complete the matrix of services.

478 2.a. The school district must provide the student's parent 479 and the department with the student's matrix level within 10 480 calendar days after its completion.

b. The department shall notify the parent and the
organization of the amount of the funds awarded within 10 days
after receiving the school district's notification of the
student's matrix level.

c. A school district may change a matrix of services only
if the change is a result of an IEP reevaluation or to correct a
technical, typographical, or calculation error.

488 The school district in which a participating student (d) 489 resides must notify the student and his or her parent about the 490 locations and times to take all statewide assessments under s. 491 1008.22 if the student chooses to participate in such 492 assessments. Upon the request of the department, a school 493 district shall coordinate with the department to provide to a 494 participating private school the statewide assessments 495 administered under s. 1008.22 and any related materials for 496 administering the assessments. For a student who participates in 497 the Family Empowerment Scholarship Program whose parent requests 498 that the student take the statewide assessments under s. 499 1008.22, the district in which the student attends a private school shall provide locations and times to take all statewide 500

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501 assessments. A school district is responsible for implementing 502 test administrations at a participating private school, 503 including the:

Provision of training for private school staff on test
 security and assessment administration procedures;

- 2. Distribution of testing materials to a private school;
- 507

506

3. Retrieval of testing materials from a private school;

508 4. Provision of the required format for a private school 509 to submit information to the district for test administration 510 and enrollment purposes; and

511 5. Provision of any required assistance, monitoring, or 512 investigation at a private school.

513 (f) A school district shall report all students who are 514 receiving a scholarship under this program. Students receiving a 515 scholarship shall be reported separately from other students 516 reported for purposes of the Florida Education Finance Program.

517 (g) A school district shall be held harmless for students 518 who are receiving a scholarship under this program from the 519 weighted enrollment ceiling for group 2 programs in s. 520 1011.62(1)(d)3.b. during the first school year in which the

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521 students are reported.
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(8) DEPARTMENT OF EDUCATION OBLIGATIONS.-

523 (a) The department shall:

524 1. Publish and update, as necessary, information on the 525 department website about the Family Empowerment Scholarship

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526 Program, including, but not limited to, student eligibility 527 criteria, parental responsibilities, and relevant data. 528 2. Report, as part of the determination of full-time equivalent membership pursuant to s. 1011.62(1)(a), all students 529 530 who are receiving a scholarship under the program and are funded through the Florida Education Finance Program, and cross-check 531 532 the list of participating scholarship students with the public 533 school enrollment lists to avoid duplication. 534 3. Maintain and annually publish a list of nationally 535 norm-referenced tests identified for purposes of satisfying the 536 testing requirement in subparagraph (9)(c)1. The tests must meet 537 industry standards of quality in accordance with state board 538 rule. 539 4. Notify eligible nonprofit scholarship-funding 540 organizations of the deadlines for submitting the verified list 541 of students determined to be eliqible for a scholarship. An 542 eligible nonprofit scholarship-funding organization may not 543 submit a student for funding after February 1. 544 5. Notify each school district of a parent's particip 545 in the scholarship program for purposes of paragraph (7) (f).

546 <u>5.6.</u> Deny or terminate program participation upon a 547 parent's failure to comply with subsection (10).

548 <u>6.7.</u> Notify the parent and the organization when a 549 scholarship account is closed and program funds revert to the 550 state.

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551 <u>7.8.</u> Notify an eligible nonprofit scholarship-funding 552 organization of any of the organization's or other 553 organization's identified students who are receiving 554 scholarships under this chapter.

555 <u>8.9.</u> Maintain on its website a list of approved providers 556 as required by s. 1002.66, eligible postsecondary educational 557 institutions, eligible private schools, and eligible 558 organizations and may identify or provide links to lists of 559 other approved providers.

560 <u>9.10.</u> Require each organization to verify eligible
561 expenditures before the distribution of funds for any
562 expenditures made pursuant to subparagraphs (4) (b) 1. and 2.
563 Review of expenditures made for services specified in
564 subparagraphs (4) (b) 3.-15. may be completed after the purchase
565 is made.

566 <u>10.11.</u> Investigate any written complaint of a violation of 567 this section by a parent, a student, a private school, a public 568 school, a school district, an organization, a provider, or 569 another appropriate party in accordance with the process 570 established under s. 1002.421.

571 <u>11.12.</u> Require quarterly reports by an organization, which 572 must include, at a minimum, the number of students participating 573 in the program; the demographics of program participants; the 574 disability category of program participants; the matrix level of 575 services, if known; the program award amount per student; the

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576 total expenditures for the purposes specified in paragraph 577 (4)(b); the types of providers of services to students; and any 578 other information deemed necessary by the department.

579 <u>12.13.</u> Notify eligible nonprofit scholarship-funding 580 organizations that scholarships may not be awarded in a school 581 district in which the award will exceed 99 percent of the school 582 district's share of state funding through the Florida Education 583 Finance Program as calculated by the department.

584 <u>13.14.</u> Adjust payments to eligible nonprofit scholarship-585 funding organizations and, when the Florida Education Finance 586 Program is recalculated, adjust the amount of state funds 587 allocated to school districts through the Florida Education 588 Finance Program based upon the results of the cross-check 589 completed pursuant to subparagraph 2.

590 <u>(c) The department shall notify each school district of</u> 591 <u>the full-time equivalent student consensus estimate of students</u> 592 <u>participating in the program developed pursuant to s.</u> 593 216.136(4)(a).

(9) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—To be eligible to participate in the Family Empowerment Scholarship Program, a private school may be sectarian or nonsectarian and must:

598(d) For a student determined eligible pursuant to599paragraph (3)(b), discuss the school's academic programs and600policies, specialized services, code of conduct, and attendance

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601	policies before enrollment with the parent to determine which
602	programs and services may meet the student's individual needs.
603	
604	If a private school fails to meet the requirements of this
605	subsection or s. 1002.421, the commissioner may determine that
606	the private school is ineligible to participate in the
607	scholarship program.
608	(10) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
609	PARTICIPATION
610	(a) A parent who applies for program participation under
611	paragraph (3)(a) whose student will be enrolled full time is
612	exercising his or her parental option to place his or her child
613	in a private school and must:
614	1. Select the private school and apply for the admission
615	of his or her student.
616	2. Request the scholarship by a date established by the
617	organization, in a manner that creates a written or electronic
618	record of the request and the date of receipt of the request.
619	3. Inform the applicable school district when the parent
620	withdraws his or her student from a public school to attend an
621	eligible private school.
622	4. Require his or her student participating in the program
623	to remain in attendance throughout the school year unless
624	excused by the school for illness or other good cause.
625	5. Meet with the private school's principal or the

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626 principal's designee to review the school's academic programs 627 and policies, <u>specialized services</u> customized educational 628 programs, code of student conduct, and attendance policies 629 before prior to enrollment.

630 Require that the student participating in the 6. 631 scholarship program takes the norm-referenced assessment offered 632 by the private school. The parent may also choose to have the 633 student participate in the statewide assessments pursuant to 634 paragraph (7)(d). If the parent requests that the student 635 participating in the program take all statewide assessments required pursuant to s. 1008.22, the parent is responsible for 636 637 transporting the student to the assessment site designated by 638 the school district.

639 7. Approve each payment before the scholarship funds may 640 be deposited by funds transfer Restrictively endorse the 641 warrant, issued in the name of the parent pursuant to 642 subparagraph (12) (a) 4. (12) (a) 6., to the private school for 643 deposit into the private school's account. The parent may not 644 designate any entity or individual associated with the 645 participating private school as the parent's attorney in fact to approve a funds transfer. A participant who fails to comply with 646 647 this paragraph forfeits the endorse a scholarship warrant. 648 8. Agree to have the organization commit scholarship funds 649 on behalf of his or her student for tuition and fees for which

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the parent is responsible for payment at the private school

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651 before using empowerment account funds for additional authorized 652 uses under paragraph (4) (a). A parent is responsible for all 653 eligible expenses in excess of the amount of the scholarship. 654 (b) A parent who applies for program participation under 655 paragraph (3) (b) is exercising his or her parental option to 656 determine the appropriate placement or the services that best 657 meet the needs of his or her child and must: 658 Apply to an eligible nonprofit scholarship-funding 1. 659 organization to participate in the program by a date set by the 660 organization. The request must be communicated directly to the organization in a manner that creates a written or electronic 661 662 record of the request and the date of receipt of the request. 663 2. Sign an agreement with the organization and annually 664 submit a sworn compliance statement to the organization to 665 satisfy or maintain program eligibility, including eligibility 666 to receive and spend program payments by: 667 Affirming that the student is enrolled in a program a. 668 that meets regular school attendance requirements as provided in 669 s. 1003.01(13)(b), (c), or (d). 670 Affirming that the program funds are used only for b. 671 authorized purposes serving the student's educational needs, as 672 described in paragraph (4)(b); that any prepaid college plan or 673 college savings plan funds contributed pursuant to subparagraph 674 (4) (b) 6. will not be transferred to another beneficiary while 675 the plan contains funds contributed pursuant to this section;

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and that they will not receive a payment, refund, or rebate ofany funds provided under this section.

c. Affirming that the parent is responsible for all
eligible expenses in excess of the amount of the scholarship and
for the education of his or her student by, as applicable:

(I) Requiring the student to take an assessment in
accordance with paragraph (9)(c);

683 (II) Providing an annual evaluation in accordance with s. 684 1002.41(1)(f); or

685 (III) Requiring the child to take any preassessments and 686 postassessments selected by the provider if the child is 4 years 687 of age and is enrolled in a program provided by an eligible 688 Voluntary Prekindergarten Education Program provider. A student 689 with disabilities for whom the physician or psychologist who 690 issued the diagnosis or the IEP team determines that a 691 preassessment and postassessment is not appropriate is exempt 692 from this requirement. A participating provider shall report a 693 student's scores to the parent.

d. Affirming that the student remains in good standing
with the provider or school if those options are selected by the
parent.

e. Enrolling his or her child in a program from a
Voluntary Prekindergarten Education Program provider authorized
under s. 1002.55, a school readiness provider authorized under
s. 1002.88, or an eligible private school if either option is

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701 selected by the parent.

702 f. Renewing participation in the program each year. A 703 student whose participation in the program is not renewed may 704 continue to spend scholarship funds that are in his or her 705 account from prior years unless the account must be closed 706 pursuant to subparagraph (5) (b) 3. Notwithstanding any changes to 707 the student's IEP, a student who was previously eligible for 708 participation in the program shall remain eligible to apply for 709 renewal. However, for a high-risk child to continue to 710 participate in the program in the school year after he or she 711 reaches 6 years of age, the child's application for renewal of 712 program participation must contain documentation that the child 713 has a disability defined in paragraph (2) (e) paragraph (2) (d) 714 other than high-risk status.

715 Procuring the services necessary to educate the α. 716 student. If such services include enrollment in an eligible 717 private school, the parent must meet with the private school's 718 principal or the principal's designee to review the school's 719 academic programs and policies, specialized services, code of 720 student conduct, and attendance policies before his or her student is enrolled If a parent does not procure the necessary 721 722 educational services for the student and the student's account 723 has been inactive for 2 consecutive fiscal years, the student is incligible for additional scholarship payments until the 724 725 scholarship-funding organization verifies that expenditures from

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726 the account have occurred. When the student receives a 727 scholarship, the district school board is not obligated to 728 provide the student with a free appropriate public education. 729 For purposes of s. 1003.57 and the Individuals with Disabilities 730 in Education Act, a participating student has only those rights 731 that apply to all other unilaterally parentally placed students, 732 except that, when requested by the parent, school district 733 personnel must develop an IEP or matrix level of services.

734 (11) OBLIGATIONS OF ELIGIBLE SCHOLARSHIP-FUNDING
735 ORGANIZATIONS.-

(a) An eligible nonprofit scholarship-funding organization
awarding scholarships to eligible students pursuant to paragraph
(3)(a):

1. Must receive applications, determine student eligibility, notify parents in accordance with the requirements of this section, and provide the department with information on the student to enable the department to determine student funding in accordance with paragraph (12)(a).

744 2. Shall verify the household income level of students 745 pursuant to subparagraph (3) (a)1. and submit the verified list 746 of students and related documentation to the department <u>when</u> 747 <u>necessary</u>.

3. Shall award scholarships in priority order pursuant toparagraph (3)(a).

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4. Shall establish and maintain separate empowerment

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751 accounts for each eligible student. For each account, the 752 organization must maintain a record of accrued interest that is 753 retained in the student's account and available only for 754 authorized program expenditures. 755 5. May permit eligible students to use program funds for 756 the purposes specified in paragraph (4)(a) by paying for the 757 authorized use directly, then submitting a reimbursement request 758 to the eligible nonprofit scholarship-funding organization. 759 However, an eligible nonprofit scholarship-funding organization 760 may require the use of an online platform for direct purchases 761 of products so long as such use does not limit a parent's choice 762 of curriculum or academic programs. If a parent purchases a 763 product identical to one offered by an organization's online 764 platform for a lower price, the organization shall reimburse the 765 parent the difference in the prices. 766 6. May, from eligible contributions received pursuant to 767 s. 1002.395(6)(1)1. s. 1002.395(6)(j)1., use an amount not to 768 exceed 2.5 percent of the total amount of all scholarships 769 funded under this section for administrative expenses associated 770 with performing functions under this section. An eligible nonprofit scholarship-funding organization that has, for the 771 prior fiscal year, complied with the expenditure requirements of 772 s. 1002.395(6)(1)2., may use an amount not to exceed 3 percent. 773 774 Such administrative expense amount is considered within the 3 775 percent limit on the total amount an organization may use to

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776 administer scholarships under this chapter. 777 7.5. Must, in a timely manner, submit any information 778 requested by the department relating to the scholarship under 779 this section. 780 8.6. Must notify the department about any violation of this section by a parent or a private school. 781 782 9. Must document each student's eligibility for a fiscal 783 year before granting a scholarship for that fiscal year. A 784 student is ineligible for a scholarship if the student's account 785 has been inactive for 2 consecutive fiscal years. 786 10. Must notify each parent that participation in the 787 scholarship program does not guarantee enrollment. 788 11. Shall commit scholarship funds on behalf of the 789 student for tuition and fees for which the parent is responsible 790 for payment at the private school before using empowerment 791 account funds for additional authorized uses under paragraph (4) 792 (a). 793 SCHOLARSHIP FUNDING AND PAYMENT.-(12)794 (a)1. Scholarships for students determined eligible 795 pursuant to paragraph (3) (a) may be funded once all scholarships 796 have been funded in accordance with s. 1002.395(6)(1)2. are established for up to 18,000 students annually beginning in the 797 798 2019-2020 school year. Beginning in the 2020-2021 school year, 799 the maximum number of students participating in the scholarship 800 program under this section shall annually increase by 1.0

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801 percent of the state's total full-time equivalent student 802 membership. An eligible student who meets any of the following 803 requirements shall be excluded from the maximum number of 804 students if the student: 805 a. Is a dependent child of a law enforcement officer or a 806 member of the United States Armed Forces, a foster child, or an 807 adopted child; or 808 b. Is determined eligible pursuant to subparagraph 809 (3) (a)1. or subparagraph (3) (a)2. and either spent the prior 810 school year in attendance at a Florida public school; or, beginning in the 2022-2023 school year, is eligible to enroll in 811 812 kindergarten. For purposes of this subparagraph, the term "prior 813 school year in attendance" means that the student was enrolled 814 and reported by a school district for funding during either the 815 preceding October or February full-time equivalent student 816 membership surveys in kindergarten through grade 12, which 817 includes time spent in a Department of Juvenile Justice 818 commitment program if funded under the Florida Education Finance 819 Program. 820 2. The scholarship amount provided to a student for any 821 single school year shall be for tuition and fees for an eligible private school, not to exceed annual limits, which shall be 822 determined in accordance with this subparagraph. The calculated 823 824 scholarship amount for a participating student determined 825 eligible pursuant to paragraph (3)(a) shall be based upon the

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826 grade level and school district in which the student was 827 assigned as 100 percent of the funds per unweighted full-time 828 equivalent in the Florida Education Finance Program for a 829 student in the basic program established pursuant to s. 830 1011.62(1)(c)1., plus a per-full-time equivalent share of funds 831 for all categorical programs, except for the exceptional student 832 education guaranteed allocation established pursuant to s. 833 1011.62(1)(e).

3. The amount of the scholarship shall be the calculated amount or the amount of the private school's tuition and fees, whichever is less. The amount of any assessment fee required by the participating private school and any costs to provide a digital device, including Internet access, if necessary, to the student may be paid from the total amount of the scholarship.

840 2.4. A scholarship of \$750 or an amount equal to the 841 school district expenditure per student riding a school bus, as 842 determined by the department, whichever is greater, may be 843 awarded to an eligible a student who is determined eligible 844 pursuant to subparagraph (3) (a)1. or subparagraph (3) (a)2. and 845 enrolled in a Florida public school that is different from the 846 school to which the student was assigned or in a lab school as 847 defined in s. 1002.32 if the school district does not provide 848 the student with transportation to the school.

849 <u>3.5.</u> The organization must provide the department with the 850 documentation necessary to verify the student's participation.

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851 Upon receiving the documentation, the department shall transfer, 852 beginning August 1, from state funds only, the amount calculated 853 pursuant to subparagraph 2. to the organization for quarterly 854 disbursement to parents of participating students each school 855 year in which the scholarship is in force. For a student exiting 856 a Department of Juvenile Justice commitment program who chooses 857 to participate in the scholarship program, the amount of the 858 Family Empowerment Scholarship calculated pursuant to 859 subparagraph 2. must be transferred from the school district in 860 which the student last attended a public school before commitment to the Department of Juvenile Justice. When a student 861 862 enters the scholarship program, the organization must receive 863 all documentation required for the student's participation, 864 including the private school's and the student's fee schedules, 865 at least 30 days before the first quarterly scholarship payment 866 is made for the student.

867 4.6. The initial payment shall be made after the 868 organization's verification of admission acceptance, and 869 subsequent payments shall be made upon verification of continued 870 enrollment and attendance at the private school. Payment must be 871 by individual warrant made payable to the student's parent or by 872 funds transfer or any other means of payment that the department deems to be commercially viable or cost-effective. If the 873 payment is made by warrant, the warrant must be delivered by the 874 875 organization to the private school of the parent's choice, and

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876 the parent shall restrictively endorse the warrant to the 877 private school. An organization shall ensure that the parent to 878 whom the warrant is made has restrictively endorsed the warrant 879 to the private school for deposit into the account of the 880 private school or that the parent has approved a funds transfer 881 before any scholarship funds are deposited.

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

885 Scholarships for students determined eligible (b)1. 886 pursuant to paragraph (3) (b) are established for up to 26,500 887 students annually beginning in the 2022-2023 school year. 888 Beginning in the 2023-2024 school year, the maximum number of 889 students participating in the scholarship program under this 890 section shall annually increase by 3.0 1.0 percent of the 891 state's total exceptional student education full-time equivalent 892 student membership, not including gifted students. An eligible 893 student who meets any of the following requirements shall be 894 excluded from the maximum number of students if the student:

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

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b. Is a dependent child of a law enforcement officer or a

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901 member of the United States Armed Forces, a foster child, or an 902 adopted child; or

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

908 (I) A school district for funding during either the 909 preceding October or February full-time equivalent student 910 membership surveys in kindergarten through grade 12, which 911 includes time spent in a Department of Juvenile Justice 912 commitment program if funded under the Florida Education Finance 913 Program;

914 (II) The Florida School for the Deaf and the Blind during 915 the preceding October or February full-time equivalent student 916 membership surveys in kindergarten through grade 12;

917 (III) A school district for funding during the preceding 918 October or February full-time equivalent student membership 919 surveys, was at least 4 years of age when enrolled and reported, 920 and was eligible for services under s. 1003.21(1)(e); or

921 (IV) Received a John M. McKay Scholarship for Students922 with Disabilities in the 2021-2022 school year.

923 2. For a student who has a Level I to Level III matrix of 924 services or a diagnosis by a physician or psychologist, the 925 calculated scholarship amount for a student participating in the

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926 program must be based upon the grade level and school district 927 in which the student would have been enrolled as the total funds 928 per unweighted full-time equivalent in the Florida Education 929 Finance Program for a student in the basic exceptional student 930 education program pursuant to s. 1011.62(1)(c)1. and (e)1.c., 931 plus a per full-time equivalent share of funds for all 932 categorical programs, as funded in the General Appropriations 933 Act, except that for the exceptional student education 934 quaranteed allocation, as provided in s. 1011.62(1)(e)1.c. and 935 2., the funds must be allocated based on the school district's 936 average exceptional student education guaranteed allocation 937 funds per exceptional student education full-time equivalent 938 student.

939 3. For a student with a Level IV or Level V matrix of 940 services, the calculated scholarship amount must be based upon 941 the school district to which the student would have been 942 assigned as the total funds per full-time equivalent for the 943 Level IV or Level V exceptional student education program 944 pursuant to s. 1011.62(1)(c)2.a. or b., plus a per-full time 945 equivalent share of funds for all categorical programs, as 946 funded in the General Appropriations Act.

947 4. For a student who received a Gardiner Scholarship 948 pursuant to s. 1002.385 in the 2020-2021 school year, the amount 949 shall be the greater of the amount calculated pursuant to 950 subparagraph 2. or the amount the student received for the 2020-

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951 2021 school year.

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

957 6. The organization must provide the department with the958 documentation necessary to verify the student's participation.

959 7. Upon receiving the documentation, the department shall 960 release, from state funds only, the student's scholarship funds 961 to the organization, to be deposited into the student's account 962 in four equal amounts no later than September 1, November 1, 963 February 1, and April 1 of each school year in which the 964 scholarship is in force.

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

968 9. The organization may develop a system for payment of 969 benefits by funds transfer, including, but not limited to, debit 970 cards, electronic payment cards, or any other means of payment 971 which the department deems to be commercially viable or cost-972 effective. A student's scholarship award may not be reduced for 973 debit card or electronic payment fees. Commodities or services related to the development of such a system must be procured by 974 975 competitive solicitation unless they are purchased from a state

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976 term contract pursuant to s. 287.056. 977 10. An organization may not transfer any funds to an 978 account of a student determined to be eligible pursuant to 979 paragraph (3) (b) which has a balance in excess of \$50,000. 980 11.10. Moneys received pursuant to this section do not 981 constitute taxable income to the qualified student or the parent 982 of the qualified student. 983 Section 6. Paragraphs (b) through (f), (g) through (i), 984 and (j) and (k) of subsection (2) of section 1002.395, Florida 985 Statutes, are redesignated as paragraphs (c) through (g), (i) through (k), and (o) and (p), respectively, paragraphs (e) 986 987 through (f) and (q) through (q) of subsection (6) are 988 redesignated as paragraphs (f) through (g) and (i) through (s), 989 respectively, present paragraphs (e) and (g) of subsection (2), 990 paragraph (b) of subsection (3), subsection (4), present 991 paragraphs (b), (d), (f), (j), and (o) of subsection (6), 992 subsection (7), paragraphs (a), (b), (c), (e), (f), and (j) of 993 subsection (9), paragraph (b) of subsection (11), and subsection 994 (15) are amended, and new paragraphs (b), (h), (l), (m), and (n) 995 are added to subsection (2), paragraphs (e), (h), (t), (u), (v), 996 (w), and (x) are added to subsection (6), paragraph (k) is added 997 to subsection (9), and paragraphs (e) through (h) are added to 998 subsection (11) of that section, to read: 1002.395 Florida Tax Credit Scholarship Program.-999 1000 (2) DEFINITIONS.-As used in this section, the term:

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1001	(b) "Choice navigator" means an individual who meets the
1002	requirements of sub-subparagraph (6)(d)2.h. and who provides
1003	consultations, at a mutually agreed upon location, on the
1004	selection of, application for, and enrollment in educational
1005	options addressing the academic needs of a student; curriculum
1006	selection; and advice on career and postsecondary education
1007	opportunities. However, nothing in this section authorizes a
1008	choice navigator to oversee or exercise control over the
1009	curricula or academic programs of a personalized education
1010	program.
1011	<u>(f)</u> "Eligible contribution" means a monetary
1012	contribution from a taxpayer, subject to the restrictions
1013	provided in this section, to an eligible nonprofit scholarship-
1014	funding organization pursuant to ss. 212.099, 212.1832,
1015	<u>1002.395, and 1002.40</u> . The taxpayer making the contribution may
1016	not designate a specific child as the beneficiary of the
1017	contribution.
1018	(h) "Eligible postsecondary educational institution" means
1019	<u>a Florida College System institution; a state university; a</u>
1020	school district technical center; a school district adult
1021	general education center; an independent college or university
1022	eligible to participate in the William L. Boyd, IV, Effective
1023	Access to Student Education Grant Program under s. 1009.89; or
1024	an accredited independent postsecondary educational institution,
1025	as defined in s. 1005.02, which is licensed to operate in this
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1026 state under part III of chapter 1005 or is approved to 1027 participate in a reciprocity agreement as defined in s. 1028 1000.35(2). (i) (g) "Eligible private school" means a private school, 1029 1030 as defined in s. 1002.01 s. 1002.01(2), located in Florida which 1031 offers an education to students in any grades K-12 and that 1032 meets the requirements in subsection (8). 1033 (1) "Personalized education program" has the same meaning 1034 as in s. 1002.01. 1035 (m) "Personalized education student" means a student whose 1036 parent applies to an eligible nonprofit scholarship-funding 1037 organization for participation in a personalized education <u>pro</u>gram. 1038 1039 "Student learning plan" means a customized learning (n) 1040 plan developed by a parent, at least annually, to quide 1041 instruction for his or her student and to identify the goods and 1042 services needed to address the academic needs of his or her 1043 student. 1044 (3) PROGRAM; INITIAL SCHOLARSHIP ELIGIBILITY.-1045 (b)1. A student is eligible for a Florida tax credit 1046 scholarship under this section if the student is a resident of 1047 this state and is eligible to enroll in kindergarten through grade 12 in a public school in this state meets one or more of 1048 the following criteria: 1049 1. The student is on the direct certification list or the 1050

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1051 student's household income level does not exceed 375 percent of the federal poverty level or an adjusted maximum percent of the 1052 1053 federal poverty level authorized under s. 1002.394(3)(a)3.; or 2. The student is currently placed, or during the previous 1054 1055 state fiscal year was placed, in foster care or in out-of-home 1056 care as defined in s. 39.01. 1057 2. Priority must be given in the following order: to 1058 a. A student whose household income level does not exceed 1059 185 percent of the federal poverty level or who is in foster 1060 care or out-of-home care. b. A student whose household income level exceeds 185 1061 1062 percent of the federal poverty level, but does not exceed 400 percent of the federal poverty level. who initially receives a 1063 1064 scholarship based on eligibility under this paragraph remains 1065 eligible to participate until he or she graduates from high 1066 school or attains the age of 21 years, whichever occurs first, 1067 regardless of the student's household income level. A sibling of 1068 a student who is participating in the scholarship program under 1069 this subsection is eligible for a scholarship if the student 1070 resides in the same household as the sibling. 1071 (4) SCHOLARSHIP PROHIBITIONS. - A student is not eligible 1072 for a scholarship while he or she is: 1073 (a) Enrolled in a public school, including, but not 1074 limited to, the Florida School for the Deaf and the Blind, the 1075 College-Preparatory Boarding Academy, a developmental research

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1076 school authorized under s. 1002.32, or a charter school 1077 authorized under this chapter. For purposes of this paragraph, a 1078 3- or 4-year-old child who receives services funded through the 1079 Florida Education Finance Program is considered a student 1080 enrolled in a public school; 1081 (b) (a) Enrolled in a school operating for the purpose of 1082 providing educational services to youth in a Department of 1083 Juvenile Justice commitment program programs; 1084 (b) Receiving a scholarship from another eligible 1085 nonprofit scholarship-funding organization under this section; Receiving any other an educational scholarship 1086 (C) 1087 pursuant to this chapter; (d) Not having regular and direct contact with his or her 1088 1089 private school teachers pursuant to s. 1002.421(1)(i) unless he 1090 or she is enrolled in a personalized education program; (e) (d) Participating in a home education program as 1091 1092 defined in s. 1002.01(1); (f) (c) Participating in a private tutoring program 1093 1094 pursuant to s. 1002.43 unless he or she is enrolled in a 1095 personalized education program; or 1096 (g) (f) Participating in a virtual instruction pursuant to 1097 s. 1002.455 school, correspondence school, or distance learning 1098 program that receives state funding pursuant to the student's 1099 participation unless the participation is limited to no more than two courses per school year; or 1100

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1101 (g) Enrolled in the Florida School for the Deaf and the 1102 Blind. 1103 (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING 1104 ORGANIZATIONS. - An eligible nonprofit scholarship-funding 1105 organization: 1106 Must comply with the following background check (b) 1107 requirements: 1108 1. All owners and operators as defined in subparagraph 1109 (2)(k)1. (2)(i)1. are, before employment or engagement to provide services, subject to level 2 background screening as 1110 provided under chapter 435. The fingerprints for the background 1111 1112 screening must be electronically submitted to the Department of Law Enforcement and can be taken by an authorized law 1113 1114 enforcement agency or by an employee of the eligible nonprofit 1115 scholarship-funding organization or a private company who is 1116 trained to take fingerprints. However, the complete set of 1117 fingerprints of an owner or operator may not be taken by the 1118 owner or operator. The results of the state and national criminal history check shall be provided to the Department of 1119 1120 Education for screening under chapter 435. The cost of the 1121 background screening may be borne by the eligible nonprofit scholarship-funding organization or the owner or operator. 1122 1123 2. Every 5 years following employment or engagement to

1124 provide services or association with an eligible nonprofit 1125 scholarship-funding organization, each owner or operator must

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1126 meet level 2 screening standards as described in s. 435.04, at 1127 which time the nonprofit scholarship-funding organization shall 1128 request the Department of Law Enforcement to forward the 1129 fingerprints to the Federal Bureau of Investigation for level 2 1130 screening. If the fingerprints of an owner or operator are not 1131 retained by the Department of Law Enforcement under subparagraph 1132 3., the owner or operator must electronically file a complete 1133 set of fingerprints with the Department of Law Enforcement. Upon 1134 submission of fingerprints for this purpose, the eligible 1135 nonprofit scholarship-funding organization shall request that 1136 the Department of Law Enforcement forward the fingerprints to 1137 the Federal Bureau of Investigation for level 2 screening, and 1138 the fingerprints shall be retained by the Department of Law 1139 Enforcement under subparagraph 3.

Fingerprints submitted to the Department of Law 1140 3. 1141 Enforcement as required by this paragraph must be retained by the Department of Law Enforcement in a manner approved by rule 1142 1143 and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). The fingerprints must 1144 1145 thereafter be available for all purposes and uses authorized for 1146 arrest fingerprints entered in the statewide automated biometric 1147 identification system pursuant to s. 943.051.

1148 4. The Department of Law Enforcement shall search all 1149 arrest fingerprints received under s. 943.051 against the 1150 fingerprints retained in the statewide automated biometric

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1151 identification system under subparagraph 3. Any arrest record 1152 that is identified with an owner's or operator's fingerprints 1153 must be reported to the Department of Education. The Department 1154 of Education shall participate in this search process by paying 1155 an annual fee to the Department of Law Enforcement and by 1156 informing the Department of Law Enforcement of any change in the 1157 employment, engagement, or association status of the owners or operators whose fingerprints are retained under subparagraph 3. 1158 1159 The Department of Law Enforcement shall adopt a rule setting the 1160 amount of the annual fee to be imposed upon the Department of 1161 Education for performing these services and establishing the procedures for the retention of owner and operator fingerprints 1162 and the dissemination of search results. The fee may be borne by 1163 1164 the owner or operator of the nonprofit scholarship-funding organization. 1165

1166 5. A nonprofit scholarship-funding organization whose 1167 owner or operator fails the level 2 background screening is not 1168 eligible to provide scholarships under this section.

6. A nonprofit scholarship-funding organization whose owner or operator in the last 7 years has filed for personal bankruptcy or corporate bankruptcy in a corporation of which he or she owned more than 20 percent shall not be eligible to provide scholarships under this section.

1174 7. In addition to the offenses listed in s. 435.04, a 1175 person required to undergo background screening pursuant to this

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1176 part or authorizing statutes must not have an arrest awaiting 1177 final disposition for, must not have been found guilty of, or 1178 entered a plea of nolo contendere to, regardless of 1179 adjudication, and must not have been adjudicated delinquent, and the record must not have been sealed or expunged for, any of the 1180 1181 following offenses or any similar offense of another 1182 jurisdiction: 1183 Any authorizing statutes, if the offense was a felony. a. 1184 b. This chapter, if the offense was a felony. Section 409.920, relating to Medicaid provider fraud. 1185 с. Section 409.9201, relating to Medicaid fraud. 1186 d. 1187 Section 741.28, relating to domestic violence. е. Section 817.034, relating to fraudulent acts through 1188 f. 1189 mail, wire, radio, electromagnetic, photoelectronic, or 1190 photooptical systems. 1191 q. Section 817.234, relating to false and fraudulent insurance claims. 1192 Section 817.505, relating to patient brokering. 1193 h. 1194 Section 817.568, relating to criminal use of personal i. 1195 identification information. Section 817.60, relating to obtaining a credit card 1196 j. 1197 through fraudulent means. 1198 Section 817.61, relating to fraudulent use of credit k. 1199 cards, if the offense was a felony. 1200 Section 831.01, relating to forgery. 1.

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1201	m. Section 831.02, relating to uttering forged
1202	instruments.
1203	n. Section 831.07, relating to forging bank bills, checks,
1204	drafts, or promissory notes.
1205	o. Section 831.09, relating to uttering forged bank bills,
1206	checks, drafts, or promissory notes.
1207	p. Section 831.30, relating to fraud in obtaining
1208	medicinal drugs.
1209	q. Section 831.31, relating to the sale, manufacture,
1210	delivery, or possession with the intent to sell, manufacture, or
1211	deliver any counterfeit controlled substance, if the offense was
1212	a felony.
1213	(d)1. For the 2023-2024 school year, may fund no more than
1214	20,000 scholarships for students who are enrolled pursuant to
1215	paragraph (7)(b). The number of scholarships funded for such
1216	students may increase by 40,000 in each subsequent school year.
1217	This subparagraph is repealed July 1, 2027.
1218	2. Must establish and maintain separate empowerment
1219	accounts from eligible contributions for each eligible student.
1220	For each account, the organization must maintain a record of
1221	accrued interest retained in the student's account. The
1222	organization must verify that scholarship funds are used for
1223	provide scholarships, from eligible contributions, to eligible
1224	students for the cost of:
1225	<u>a.</u> 1. Tuition and fees for <u>full-time or part-time</u>
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1226 enrollment in an eligible private school.; or 1227 b.2. Transportation to a Florida public school in which a 1228 student is enrolled and that is different from the school to 1229 which the student was assigned or to a lab school as defined in 1230 s. 1002.32. 1231 c. Instructional materials, including digital materials 1232 and Internet resources. 1233 d. Curriculum as defined in s. 1002.394(2). 1234 e. Tuition and fees associated with full-time or part-time 1235 enrollment in a home education instructional program; an eligible postsecondary educational institution or a program 1236 1237 offered by the postsecondary educational institution, unless the program is subject to s. 1009.25 or reimbursed pursuant to s. 1238 1239 1009.30; an approved preapprenticeship program as defined in s. 1240 446.021(5) which is not subject to s. 1009.25 and complies with 1241 all applicable requirements of the Department of Education 1242 pursuant to chapter 1005; a private tutoring program authorized 1243 under s. 1002.43; a virtual program offered by a department-1244 approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a); the Florida 1245 Virtual School as a private paying student; or an approved 1246 1247 online course offered pursuant to s. 1003.499 or s. 1004.0961. 1248 f. Fees for nationally standardized, norm-referenced 1249 achievement tests, Advanced Placement Examinations, industry 1250 certification examinations, assessments related to postsecondary

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1251	education, or other assessments.
1252	g. Contracted services provided by a public school or
1253	school district, including classes. A student who receives
1254	contracted services under this sub-subparagraph is not
1255	considered enrolled in a public school for eligibility purposes
1256	as specified in subsection (11) but rather attending a public
1257	school on a part-time basis as authorized under s. 1002.44.
1258	h. Tuition and fees for part-time tutoring services or
1259	fees for services provided by a choice navigator. Such services
1260	must be provided by a person who holds a valid Florida
1261	educator's certificate pursuant to s. 1012.56, a person who
1262	holds an adjunct teaching certificate pursuant to s. 1012.57, a
1263	person who has a bachelor's degree or a graduate degree in the
1264	subject area in which instruction is given, a person who has
1265	demonstrated a mastery of subject area knowledge pursuant to s.
1266	1012.56(5), or a person certified by a nationally or
1267	internationally recognized research-based training program as
1268	approved by the Department of Education. As used in this
1269	paragraph, the term "part-time tutoring services" does not
1270	qualify as regular school attendance as defined in s.
1271	<u>1003.01(13)(e).</u>
1272	(e) For students determined eligible pursuant to paragraph
1273	(7)(b), must:
1274	1. Maintain a signed agreement from the parent which
1275	constitutes compliance with the attendance requirements under
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1276 ss. 1003.01(13) and 1003.21(1). 1277 2. Receive eligible student test scores and, beginning 1278 with the 2027-2028 school year, by August 15, annually report 1279 test scores for students pursuant to paragraph (7) (b) to a state 1280 university pursuant to paragraph (9)(f). 1281 3. Provide parents with information, guidance, and support 1282 to create and annually update a student learning plan for their 1283 student. The organization must maintain the plan and allow 1284 parents to electronically submit, access, and revise the plan 1285 continuously. 1286 4. Upon submission by the parent of an annual student 1287 learning plan, fund a scholarship for a student determined 1288 eligible. 1289 (g) (f) Must provide a renewal or initial scholarship to an 1290 eligible student on a first-come, first-served basis unless the 1291 student qualifies for priority pursuant to paragraph (f) (e). 1292 Each eligible nonprofit scholarship-funding (h) 1293 organization must refer any student eligible for a scholarship 1294 pursuant to this section who did not receive a renewal or 1295 initial scholarship based solely on the lack of available funds 1296 under this section and s. 1002.40(11)(i) to another eligible nonprofit scholarship-funding organization that may have funds 1297 1298 available. 1299 (1) (i) May use eligible contributions received pursuant to this section and ss. 212.099, 212.1832, and 1002.40 during 1300

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1301 the state fiscal year in which such contributions are collected 1302 for administrative expenses if the organization has operated as 1303 an eligible nonprofit scholarship-funding organization for at least the preceding 3 fiscal years and did not have any findings 1304 1305 of material weakness or material noncompliance in its most 1306 recent audit under paragraph (o) or is in good standing in each 1307 state in which it administers a scholarship program and the 1308 audited financial statements for the preceding 3 fiscal years 1309 are free of material misstatements and going concern issues (m). 1310 Administrative expenses from eligible contributions may not 1311 exceed 3 percent of the total amount of all scholarships funded 1312 by an eligible scholarship-funding organization under this 1313 chapter. Such administrative expenses must be reasonable and 1314 necessary for the organization's management and distribution of 1315 scholarships funded under this chapter. Administrative expenses 1316 may include developing or contracting with rideshare programs or 1317 facilitating carpool strategies for recipients of a 1318 transportation scholarship. No funds authorized under this 1319 subparagraph shall be used for lobbying or political activity or 1320 expenses related to lobbying or political activity. Up to onethird of the funds authorized for administrative expenses under 1321 1322 this subparagraph may be used for expenses related to the 1323 recruitment of contributions from taxpayers. An eligible 1324 nonprofit scholarship-funding organization may not charge an 1325 application fee.

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1326 Must award expend for annual or partial-year 2. 1327 scholarships an amount equal to or greater than 75 percent of 1328 all estimated the net eligible contributions, as defined in subsection (2), and all funds carried forward from the prior 1329 1330 state fiscal year remaining after administrative expenses before 1331 funding any scholarships to students determined eligible 1332 pursuant to s. 1002.394(3)(a) during the state fiscal year in which such contributions are collected. No more than 25 percent 1333 1334 of such net eligible contributions may be carried forward to the 1335 following state fiscal year. All amounts carried forward, for audit purposes, must be specifically identified for particular 1336 1337 students, by student name and the name of the school to which the student is admitted, subject to the requirements of ss. 1338 1339 1002.22 and 1002.221 and 20 U.S.C. s. 1232g, and the applicable 1340 rules and regulations issued pursuant thereto. Any amounts 1341 carried forward shall be expended for annual or partial-year scholarships in the following state fiscal year. No later than 1342 1343 September 30 of each year, net eligible contributions remaining 1344 on June 30 of each year that are in excess of the 25 percent 1345 that may be carried forward shall be used to provide 1346 scholarships to eligible students or transferred to other eligible nonprofit scholarship-funding organizations to provide 1347 1348 scholarships for eligible students. All transferred funds must 1349 be deposited by each eligible nonprofit scholarship-funding 1350 organization receiving such funds into its scholarship account.

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All transferred amounts received by any eligible nonprofit scholarship-funding organization must be separately disclosed in the annual financial audit required under paragraph (o) (m).

3. Must, before granting a scholarship for an academic year, document each scholarship student's eligibility for that academic year. A scholarship-funding organization may not grant multiyear scholarships in one approval process.

1358 (q) - (o) 1.a. Must participate in the joint development of 1359 agreed-upon procedures during the 2009-2010 state fiscal year. 1360 The agreed-upon procedures must uniformly apply to all private schools and must determine, at a minimum, whether the private 1361 1362 school has been verified as eligible by the Department of 1363 Education under s. 1002.421; has an adequate accounting system, 1364 system of financial controls, and process for deposit and 1365 classification of scholarship funds; and has properly expended 1366 scholarship funds for education-related expenses. During the 1367 development of the procedures, the participating scholarship-1368 funding organizations shall specify guidelines governing the 1369 materiality of exceptions that may be found during the 1370 accountant's performance of the procedures. The procedures and 1371 quidelines shall be provided to private schools and the Commissioner of Education by March 15, 2011. 1372

b. Must participate in a joint review of the agreed-upon
procedures and guidelines developed under sub-subparagraph a.,
by February of each biennium, if the scholarship-funding

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1376 organization provided more than \$250,000 in scholarship funds to 1377 an eligible private school under this chapter during the state 1378 fiscal year preceding the biennial review. If the procedures and quidelines are revised, the revisions must be provided to 1379 1380 private schools and the Commissioner of Education by March 15 of 1381 the year in which the revisions were completed. The revised 1382 agreed-upon procedures and guidelines shall take effect the subsequent school year. For the 2018-2019 school year only, the 1383 1384 joint review of the agreed-upon procedures must be completed and 1385 the revisions submitted to the commissioner no later than 1386 September 15, 2018. The revised procedures are applicable to the 1387 2018-2019 school year.

c. Must monitor the compliance of a private school with s. 1389 1002.421(1)(q) if the scholarship-funding organization provided 1390 the majority of the scholarship funding to the school. For each 1391 private school subject to s. 1002.421(1)(q), the appropriate 1392 scholarship-funding organization shall annually notify the 1393 Commissioner of Education by October 30 of:

1394 (I) A private school's failure to submit a report required 1395 under s. 1002.421(1)(q); or

1396 (II) Any material exceptions set forth in the report 1397 required under s. 1002.421(1)(q).

Must seek input from the accrediting associations that
 are members of the Florida Association of Academic Nonpublic
 Schools and the Department of Education when jointly developing

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1401 the agreed-upon procedures and guidelines under sub-subparagraph 1402 1.a. and conducting a review of those procedures and guidelines 1403 under sub-subparagraph 1.b.

1404 (t) Must participate in the joint development of agreed-1405 upon purchasing quidelines for authorized uses of scholarship 1406 funds under this chapter. By December 31, 2023, and by each 1407 December 31 thereafter, the purchasing guidelines must be 1408 provided to the Commissioner of Education and published on the 1409 eligible nonprofit scholarship-funding organization's website. 1410 Published purchasing guidelines shall remain in effect until there is unanimous agreement to revise the guidelines and the 1411 1412 revisions must be provided to the commissioner and published on the organization's website within 30 days after such revisions. 1413 1414 (u) May permit eligible students to use program funds for 1415 the purposes specified in paragraph (d) by paying for the 1416 authorized use directly, then submitting a reimbursement request 1417 to the eligible nonprofit scholarship-funding organization. 1418 However, an eligible nonprofit scholarship-funding organization 1419 may require the use of an online platform for direct purchases of products so long as such use does not limit a parent's choice 1420 of curriculum or academic programs. If a parent purchases a 1421 1422 product identical to one offered by an organization's online 1423 platform for a lower price, the organization shall reimburse the 1424 parent the difference in the prices. 1425 (v) Must notify each parent that participation in the

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1426	scholarship program does not guarantee enrollment.
1427	(w) Shall commit scholarship funds on behalf of the
1428	student for tuition and fees for which the parent is responsible
1429	for payment at the private school before using empowerment
1430	account funds for additional authorized uses under paragraph
1431	<u>(d).</u>
1432	(x) Beginning September 30, 2023, must submit to the
1433	department quarterly reports that provide the estimated and
1434	actual amounts of the net eligible contributions, as defined in
1435	subsection (2), and all funds carried forward from the prior
1436	state fiscal year.
1437	
1438	Information and documentation provided to the Department of
1439	Education and the Auditor General relating to the identity of a
1440	taxpayer that provides an eligible contribution under this
1441	section shall remain confidential at all times in accordance
1442	with s. 213.053.
1443	(7) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
1444	PARTICIPATION
1445	(a) <u>A parent whose student will be enrolled full time in a</u>
1446	private school must:
1447	1. The parent must Select an eligible private school and
1448	apply for the admission of his or her child.
1449	<u>2.(b)</u> The parent must Inform the child's school district
1450	when the parent withdraws his or her child to attend an eligible
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1451 private school.

1452 <u>3.(c)</u> <u>Require his or her any</u> student participating in the 1453 <u>scholarship</u> program <u>to must</u> remain in attendance throughout the 1454 school year unless excused by the school for illness or other 1455 good cause <u>and</u>.

1456 (d) Each parent and each student has an obligation to the 1457 private school to comply with the private school's published 1458 policies.

1459 <u>4. Meet with the private school's principal or the</u>
1460 principal's designee to review the school's academic programs
1461 and policies, specialized services, code of student conduct, and
1462 attendance policies before enrollment in the private school.

1463 5.(c) Require his or her The parent shall ensure that the 1464 student participating in the scholarship program to take takes 1465 the norm-referenced assessment offered by the private school. 1466 The parent may also choose to have the student participate in 1467 the statewide assessments pursuant to s. 1008.22. If the parent 1468 requests that the student participating in the scholarship 1469 program take statewide assessments pursuant to s. 1008.22 and 1470 the private school has not chosen to offer and administer the 1471 statewide assessments, the parent is responsible for 1472 transporting the student to the assessment site designated by 1473 the school district.

14746.(f)Upon receipt of a scholarship warrant from the1475eligible nonprofit scholarship-funding organization, the parent

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1476 to whom the warrant is made must restrictively endorse the 1477 warrant to the private school for deposit into the account of 1478 the private school. If payments are made by funds transfer, the 1479 parent must Approve each payment before the scholarship funds may be deposited by funds transfer. The parent may not designate 1480 1481 any entity or individual associated with the participating 1482 private school as the parent's attorney in fact to endorse a 1483 scholarship warrant or approve a funds transfer. A participant 1484 who fails to comply with this paragraph forfeits the 1485 scholarship.

1486 <u>7.(g)</u> The parent shall Authorize the nonprofit 1487 scholarship-funding organization to access information needed 1488 for income eligibility determination and verification held by 1489 other state or federal agencies, including the Department of 1490 Revenue, the Department of Children and Families, the Department 1491 of Education, the Department of Economic Opportunity, and the 1492 Agency for Health Care Administration.

1493 8. Agree to have the organization commit scholarship funds 1494 on behalf of his or her student for tuition and fees for which 1495 the parent is responsible for payment at the private school before using empowerment account funds for additional authorized 1496 1497 uses under paragraph (6)(d). A parent is responsible for all 1498 eligible expenses in excess of the amount of the scholarship. 1499 (b) A parent whose student will not be enrolled full time 1500 in a public or private school must:

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1501 1. Apply to an eligible nonprofit scholarship-funding 1502 organization to participate in the program as a personalized 1503 education student by a date set by the organization. The request 1504 must be communicated directly to the organization in a manner 1505 that creates a written or electronic record of the request and 1506 the date of receipt of the request. 1507 2. Sign an agreement with the organization and annually 1508 submit a sworn compliance statement to the organization to 1509 satisfy or maintain program eligibility, including eligibility 1510 to receive and spend program payments, by: 1511 a. Affirming that the program funds are used only for 1512 authorized purposes serving the student's educational needs, as described in paragraph (6)(d), and that they will not receive a 1513 1514 payment, refund, or rebate of any funds provided under this 1515 section. 1516 b. Affirming that the parent is responsible for all 1517 eligible expenses in excess of the amount of the scholarship and 1518 for the education of his or her student. 1519 c. Submitting a student learning plan to the organization 1520 and revising the plan at least annually before program renewal. d. Requiring his or her student to take a nationally norm-1521 1522 referenced test identified by the Department of Education, or a 1523 statewide assessment under s. 1008.22, and provide assessment 1524 results to the organization before the student's program 1525 renewal.

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1526	e. Renewing participation in the program each year. A
1527	student whose participation in the program is not renewed may
1528	continue to spend scholarship funds that are in his or her
1529	account from prior years unless the account must be closed
1530	pursuant to s. 1002.394(5)(a)2.
1531	f. Procuring the services necessary to educate the
1532	student. When the student receives a scholarship, the district
1533	school board is not obligated to provide the student with a free
1534	appropriate public education.
1535	
1536	An eligible nonprofit scholarship-funding organization may not
1537	further regulate, exercise control over, or require
1538	documentation beyond the requirements of this subsection unless
1539	the regulation, control, or documentation is necessary for
1540	participation in the program.
1541	(9) DEPARTMENT OF EDUCATION OBLIGATIONSThe Department of
1542	Education shall:
1543	(a) Annually submit to the department and division, by
1544	March 15, a list of eligible nonprofit scholarship-funding
1545	organizations that meet the requirements of paragraph $(2)(g)$
1546	(2)(f) .
1547	(b) Annually verify the eligibility of nonprofit
1548	scholarship-funding organizations that meet the requirements of
1549	paragraph <u>(2)(g)</u> (2)(f) .
1550	(c) Annually verify the eligibility of expenditures as
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1551 provided in paragraph (6)(d) using the audit required by 1552 paragraph (6)(0) (-6)(m).

(e) Maintain <u>and annually publish</u> a list of nationally norm-referenced tests identified for purposes of satisfying the testing requirement in subparagraph (8) (b) 1. The tests must meet industry standards of quality in accordance with State Board of Education rule.

1558 Issue a project grant award to a state university, to (f) 1559 which participating private schools and eligible nonprofit 1560 scholarship-funding organizations must report the scores of participating students on the nationally norm-referenced tests 1561 1562 or the statewide assessments administered by the private school in grades 3 through 10. The project term is 2 years, and the 1563 1564 amount of the project is up to \$250,000 per year. The project 1565 grant award must be reissued in 2-year intervals in accordance 1566 with this paragraph.

1567 1. The state university must annually report to the 1568 Department of Education on the student performance of 1569 participating students <u>and</u>, <u>beginning with the 2027-2028 school</u> 1570 year, on the performance of personalized education students:

a. On a statewide basis. The report shall also include, to the extent possible, a comparison of scholarship students' performance to the statewide student performance of public school students with socioeconomic backgrounds similar to those of students participating in the scholarship program. To

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1576 minimize costs and reduce time required for the state 1577 university's analysis and evaluation, the Department of 1578 Education shall coordinate with the state university to provide 1579 data to the state university in order to conduct analyses of 1580 matched students from public school assessment data and 1581 calculate control group student performance using an agreed-upon 1582 methodology with the state university; and

1583 b. On an individual school basis for students enrolled 1584 full time in a private school. The annual report must include 1585 student performance for each participating private school in which at least 51 percent of the total enrolled students in the 1586 1587 private school participated in a scholarship program under this section, s. 1002.394(12)(a), or s. 1002.40 the Florida Tax 1588 1589 Credit Scholarship Program in the prior school year. The report 1590 shall be according to each participating private school, and for 1591 participating students, in which there are at least 30 1592 participating students who have scores for tests administered. 1593 If the state university determines that the 30-participating-1594 student cell size may be reduced without disclosing personally 1595 identifiable information, as described in 34 C.F.R. s. 99.12, of 1596 a participating student, the state university may reduce the 1597 participating-student cell size, but the cell size must not be 1598 reduced to less than 10 participating students. The department 1599 shall provide each private school's prior school year's student 1600 enrollment information to the state university no later than

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1601 June 15 of each year, or as requested by the state university. The sharing and reporting of student performance data 1602 2. 1603 under this paragraph must be in accordance with requirements of ss. 1002.22 and 1002.221 and 20 U.S.C. s. 1232q, the Family 1604 1605 Educational Rights and Privacy Act, and the applicable rules and 1606 regulations issued pursuant thereto, and shall be for the sole 1607 purpose of creating the annual report required by subparagraph 1608 1. All parties must preserve the confidentiality of such 1609 information as required by law. The annual report must not 1610 disaggregate data to a level that will identify individual 1611 participating schools, except as required under sub-subparagraph 1612 1.b., or disclose the academic level of individual students. The annual report required by subparagraph 1. shall be 1613 3.

1614 published by the Department of Education on its website.

(j) Provide a process to match the direct certification list with the scholarship application data submitted by any nonprofit scholarship-funding organization eligible to receive the 3-percent administrative allowance under paragraph (6) (1) (6) (j).

1620 (k) Notify each school district of the full-time 1621 equivalent student consensus estimate of scholarship students 1622 developed pursuant to s. 216.136(4)(a).

1623

(11) SCHOLARSHIP AMOUNT AND PAYMENT.-

(b) Payment of the scholarship by the eligible nonprofitscholarship-funding organization shall be by individual warrant

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1626 made payable to the student's parent or by funds transfer, 1627 including, but not limited to, debit cards, electronic payment 1628 cards, or any other means of payment that the department deems 1629 to be commercially viable or cost-effective. If the payment is 1630 made by warrant, the warrant must be delivered by the eligible 1631 nonprofit scholarship-funding organization to the private school 1632 of the parent's choice, and the parent shall restrictively 1633 endorse the warrant to the private school. An eligible nonprofit 1634 scholarship-funding organization shall ensure that the parent to 1635 whom the warrant is made restrictively endorsed the warrant to 1636 the private school for deposit into the account of the private 1637 school or that the parent has approved a funds transfer before any scholarship funds are deposited. 1638 1639 (e) An eligible nonprofit scholarship-funding organization 1640 may not transfer any funds to an account of a student determined 1641 eligible under this section which has a balance in excess of 1642 \$24,000. 1643 (f) A scholarship awarded to an eligible student shall 1644 remain in force until: 1645 1. The organization determines that the student is not 1646 eligible for program renewal;

16472. The Commissioner of Education suspends or revokes1648program participation or use of funds;

16493. The student's parent has forfeited participation in the1650program for failure to comply with subsection (7);

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1651 The student enrolls in a public school. However, if a 4. student enters a Department of Juvenile Justice detention center 1652 1653 for a period of no more than 21 days, the student is not considered to have returned to a public school on a full-time 1654 1655 basis for that purpose; or 1656 5. The student graduates from high school or attains 21 1657 years of age, whichever occurs first. (g) Reimbursements for program expenditures may continue 1658 1659 until the account balance is expended or remaining funds have 1660 reverted to the state. (h) A student's scholarship account must be closed and any 1661 1662 remaining funds shall revert to the state after: 1. Denial or revocation of program eligibility by the 1663 1664 commissioner for fraud or abuse, including, but not limited to, 1665 the student or student's parent accepting any payment, refund, 1666 or rebate, in any manner, from a provider of any services 1667 received pursuant to paragraph (6)(d); or 1668 2. Two consecutive fiscal years in which an account has 1669 been inactive. 1670 NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; (15)1671 APPLICATION.-In order to participate in the scholarship program created under this section, a charitable organization that seeks 1672 1673 to be a nonprofit scholarship-funding organization must submit 1674 an application for initial approval or renewal to the Office of 1675 Independent Education and Parental Choice. The office shall

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1676 provide at least two application periods in which charitable 1677 organizations may apply to participate in the program no later 1678 than September 1 of each year before the school year for which 1679 the organization intends to offer scholarships.

(a) An application for initial approval must include:
1681

A copy of the organization's incorporation documents

and registration with the Division of Corporations of the
Department of State.

1684 2. A copy of the organization's Internal Revenue Service 1685 determination letter as a s. 501(c)(3) not-for-profit 1686 organization.

1687 3. A description of the organization's financial plan that 1688 demonstrates sufficient funds to operate throughout the school 1689 year.

1690 4. A description of the geographic region that the
1691 organization intends to serve and an analysis of the demand and
1692 unmet need for eligible students in that area.

1693

5. The organization's organizational chart.

1694 6. A description of the criteria and methodology that the 1695 organization will use to evaluate scholarship eligibility.

1696 7. A description of the application process, including 1697 deadlines and any associated fees.

1698 8. A description of the deadlines for attendance1699 verification and scholarship payments.

1700

9. A copy of the organization's policies on conflict of

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1701 interest and whistleblowers.

1702 A copy of a surety bond or letter of credit to secure 10. 1703 the faithful performance of the obligations of the eligible nonprofit scholarship-funding organization in accordance with 1704 1705 this section in an amount equal to 25 percent of the scholarship 1706 funds anticipated for each school year or \$100,000, whichever is 1707 greater. The surety bond or letter of credit must specify that 1708 any claim against the bond or letter of credit may be made only 1709 by an eligible nonprofit scholarship-funding organization to 1710 provide scholarships to and on behalf of students who would have had scholarships funded if it were not for the diversion of 1711 1712 funds giving rise to the claim against the bond or letter of credit. 1713

(b) In addition to the information required bysubparagraphs (a)1.-9., an application for renewal must include:

1716 1. A surety bond or letter of credit to secure the 1717 faithful performance of the obligations of the eligible 1718 nonprofit scholarship-funding organization in accordance with 1719 this section equal to the amount of undisbursed donations held 1720 by the organization based on the annual report submitted pursuant to paragraph (6) (o) $\frac{(6)(m)}{(m)}$. The amount of the surety 1721 bond or letter of credit must be at least \$100,000, but not more 1722 1723 than \$25 million. The surety bond or letter of credit must 1724 specify that any claim against the bond or letter of credit may 1725 be made only by an eligible nonprofit scholarship-funding

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1726 organization to provide scholarships to and on behalf of 1727 students who would have had scholarships funded if it were not 1728 for the diversion of funds giving rise to the claim against the 1729 bond or letter of credit.

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 <u>department's</u> September 1 application deadline.

1735 3. A copy of the statutorily required audit to the1736 Department of Education and Auditor General.

1737

4. An annual report that includes:

a. The number of students who completed applications, bycounty and by grade.

b. The number of students who were approved for scholarships, by county and by grade.

1742 c. The number of students who received funding for 1743 scholarships within each funding category, by county and by 1744 grade.

d. The amount of funds received, the amount of funds
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)(1) (6)(j).

1750 (c) In consultation with the Department of Revenue and the

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1751 Chief Financial Officer, the Office of Independent Education and 1752 Parental Choice shall review the application. The Department of 1753 Education shall notify the organization in writing of any 1754 deficiencies within 30 days after receipt of the application and 1755 allow the organization 30 days to correct any deficiencies.

1756 Within 30 days after receipt of the finalized (d) 1757 application by the Office of Independent Education and Parental 1758 Choice, the Commissioner of Education shall recommend approval 1759 or disapproval of the application to the State Board of 1760 Education. The State Board of Education shall consider the 1761 application and recommendation at the next scheduled meeting, 1762 adhering to appropriate meeting notice requirements. If the 1763 State Board of Education disapproves the organization's 1764 application, it shall provide the organization with a written 1765 explanation of that determination. The State Board of 1766 Education's action is not subject to chapter 120.

1767 If the State Board of Education disapproves the (e) 1768 renewal of a nonprofit scholarship-funding organization, the 1769 organization must notify the affected eligible students and 1770 parents of the decision within 15 days after disapproval. An 1771 eligible student affected by the disapproval of an 1772 organization's participation remains eligible under this section 1773 until the end of the school year in which the organization was 1774 disapproved. The student must apply and be accepted by another 1775 eligible nonprofit scholarship-funding organization for the

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1776 upcoming school year. The student shall be given priority in 1777 accordance with paragraph (6)(g) = (6)(f).

1778 All remaining funds held by a nonprofit scholarship-(f) funding organization that is disapproved for participation must 1779 1780 be transferred to other eligible nonprofit scholarship-funding 1781 organizations to provide scholarships for eligible students. All 1782 transferred funds must be deposited by each eligible nonprofit 1783 scholarship-funding organization receiving such funds into its 1784 scholarship account. All transferred amounts received by any 1785 eligible nonprofit scholarship-funding organization must be 1786 separately disclosed in the annual financial audit required 1787 under subsection (6).

(g) A nonprofit scholarship-funding organization is a renewing organization if it maintains continuous approval and participation in the program. An organization that chooses not to participate for 1 year or more or is disapproved to participate for 1 year or more must submit an application for initial approval in order to participate in the program again.

(h) The State Board of Education shall adopt rules providing guidelines for receiving, reviewing, and approving applications for new and renewing nonprofit scholarship-funding organizations. The rules must include a process for compiling input and recommendations from the Chief Financial Officer, the Department of Revenue, and the Department of Education. The rules must also require that the nonprofit scholarship-funding

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1801 organization make a brief presentation to assist the State Board 1802 of Education in its decision.

1803 (i) A state university; or an independent college or 1804 university which is eligible to participate in the William L. 1805 Boyd, IV, Effective Access to Student Education Grant Program, 1806 located and chartered in this state, is not for profit, and is 1807 accredited by the Commission on Colleges of the Southern 1808 Association of Colleges and Schools, is exempt from the initial 1809 or renewal application process, but must file a registration 1810 notice with the Department of Education to be an eligible 1811 nonprofit scholarship-funding organization. The State Board of Education shall adopt rules that identify the procedure for 1812 1813 filing the registration notice with the department. The rules 1814 must identify appropriate reporting requirements for fiscal, programmatic, and performance accountability purposes consistent 1815 1816 with this section, but shall not exceed the requirements for eligible nonprofit scholarship-funding organizations for 1817 1818 charitable organizations.

1819 Section 7. Paragraphs (e) and (f) of subsection (2) and 1820 paragraphs (g) and (i) of subsection (11) of section 1002.40, Florida Statutes, are amended to read: 1821

1002.40 The Hope Scholarship Program.-

1823 (2) 1824 (e)

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1822

DEFINITIONS.-As used in this section, the term: "Eligible nonprofit scholarship-funding organization"

or "organization" has the same meaning as provided in s. 1825

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1826 1002.395(2) s. 1002.395(2)(f). 1827 (f) "Eligible private school" has the same meaning as 1828 provided in s. 1002.395(2) s. 1002.395(2)(g). (11) FUNDING AND PAYMENT.-1829 1830 An eligible nonprofit scholarship-funding (a) 1831 organization, subject to the limitations of s. 1002.395(6)(1)1. 1832 s. 1002.395(6)(j)1., may use eligible contributions received 1833 during the state fiscal year in which such contributions are 1834 collected for administrative expenses. 1835 Notwithstanding s. 1002.395(6)(1)2. s. 1002.395(6) (i) (j)2., no more than 5 percent of net eligible contributions may 1836 1837 be carried forward to the following state fiscal year by an eligible scholarship-funding organization. For audit purposes, 1838 1839 all amounts carried forward must be specifically identified for 1840 individual students by student name and by the name of the 1841 school to which the student is admitted, subject to the requirements of ss. 1002.21 and 1002.22 and 20 U.S.C. s. 1232g, 1842 1843 and the applicable rules and regulations issued pursuant to such 1844 requirements. Any amounts carried forward shall be expended for 1845 annual scholarships or partial-year scholarships in the following state fiscal year. Net eligible contributions 1846 remaining on June 30 of each year which are in excess of the 5 1847 1848 percent that may be carried forward shall be transferred to 1849 other eligible nonprofit scholarship-funding organizations 1850 participating in the Hope Scholarship Program to provide

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1851 scholarships for eligible students. All transferred funds must 1852 be deposited by each eligible nonprofit scholarship-funding 1853 organization receiving such funds into the scholarship account of eligible students. All transferred amounts received by an 1854 1855 eligible nonprofit scholarship-funding organization must be 1856 separately disclosed in the annual financial audit requirement 1857 under s. 1002.395(6)(o) s. 1002.395(6)(m). If no other eligible nonprofit scholarship-funding organization participates in the 1858 1859 Hope Scholarship Program, net eligible contributions in excess 1860 of the 5 percent may be used to fund scholarships for students eligible under s. 1002.395 only after fully exhausting all 1861 contributions made in support of scholarships under that section 1862 in accordance with the priority established in s. 1002.395(6)(f) 1863 1864 before s. 1002.395(6)(e) prior to awarding any initial 1865 scholarships.

1866Section 8. Subsection (1) and paragraph (c) of subsection1867(3) of section 1002.421, Florida Statutes, are amended to read:

18681002.421State school choice scholarship program1869accountability and oversight.-

(1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS. -A private
school participating in an educational scholarship program
established pursuant to this chapter must be a private school as
defined in <u>s. 1002.01</u> s. 1002.01(2) in this state, be
registered, and be in compliance with all requirements of this
section in addition to private school requirements outlined in

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1876 s. 1002.42, specific requirements identified within respective 1877 scholarship program laws, and other provisions of Florida law 1878 that apply to private schools, and must:

(a) Comply with the antidiscrimination provisions of 42U.S.C. s. 2000d.

(b) Notify the department of its intent to participate ina scholarship program.

1883 (c) Notify the department of any change in the school's 1884 name, school director, mailing address, or physical location 1885 within 15 days after the change.

(d) Provide to the department or scholarship-funding organization all documentation required for a student's participation, including the private school's and student's individual fee schedule, and attendance verification as required by the department or scholarship-funding organization, prior to scholarship payment.

(e) Annually complete and submit to the department a notarized scholarship compliance statement certifying that all school employees and contracted personnel with direct student contact have undergone background screening pursuant to s. 435.12 and have met the screening standards as provided in s. 435.04.

1898 (f) Demonstrate fiscal soundness and accountability by:
1899 1. Being in operation for at least 3 school years or
1900 obtaining a surety bond or letter of credit for the amount equal

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1901 to the scholarship funds for any quarter and filing the surety 1902 bond or letter of credit with the department.

1903 2. Requiring the parent of each scholarship student to 1904 personally restrictively endorse the scholarship warrant to the 1905 school or to approve a funds transfer before any funds are 1906 deposited for a student. The school may not act as attorney in 1907 fact for the parent of a scholarship student under the authority 1908 of a power of attorney executed by such parent, or under any 1909 other authority, to endorse a scholarship warrant or approve a 1910 funds transfer on behalf of such parent.

1911 (g) Meet applicable state and local health, safety, and 1912 welfare laws, codes, and rules, including:

1913

1914

1. Firesafety.

2. Building safety.

(h) Employ or contract with teachers who hold baccalaureate or higher degrees, have at least 3 years of teaching experience in public or private schools, or have special skills, knowledge, or expertise that qualifies them to provide instruction in subjects taught.

(i) Maintain a physical location in the state at whicheach student has regular and direct contact with teachers.

(j) Publish on the school's website, or provide in a written format, information for parents regarding the school, including, but not limited to, programs, services, and the qualifications of classroom teachers, and a statement that a

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1926 parentally placed private school student with a disability does 1927 not have an individual right to receive some or all of the 1928 special education and related services that the student would receive if enrolled in a public school under the Individuals 1929 with Disabilities Education Act (IDEA), as amended. 1930 1931 At a minimum, provide the parent of each scholarship (k) 1932 student with a written explanation of the student's progress on 1933 a quarterly basis. 1934 (1) Cooperate with a student whose parent chooses to 1935 participate in the statewide assessments pursuant to s. 1008.22. Require each employee and contracted personnel with 1936 (m) 1937 direct student contact, upon employment or engagement to provide 1938 services, to undergo a state and national background screening, 1939 pursuant to s. 943.0542, by electronically filing with the 1940 Department of Law Enforcement a complete set of fingerprints 1941 taken by an authorized law enforcement agency or an employee of 1942 the private school, a school district, or a private company who 1943 is trained to take fingerprints and deny employment to or 1944 terminate an employee if he or she fails to meet the screening 1945 standards under s. 435.04. Results of the screening shall be 1946 provided to the participating private school. For purposes of 1947 this paragraph:

An "employee or contracted personnel with direct
 student contact" means any employee or contracted personnel who
 has unsupervised access to a scholarship student for whom the

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1951 private school is responsible.

1952 2. The costs of fingerprinting and the background check
 1953 shall not be borne by the state.

1954 3. Continued employment of an employee or contracted 1955 personnel after notification that he or she has failed the 1956 background screening under this paragraph shall cause a private 1957 school to be ineligible for participation in a scholarship 1958 program.

1959 4. An employee or contracted personnel holding a valid 1960 Florida teaching certificate who has been fingerprinted pursuant 1961 to s. 1012.32 is not required to comply with the provisions of 1962 this paragraph.

5. All fingerprints submitted to the Department of Law 1963 1964 Enforcement as required by this section shall be retained by the 1965 Department of Law Enforcement in a manner provided by rule and 1966 entered in the statewide automated biometric identification 1967 system authorized by s. 943.05(2)(b). Such fingerprints shall 1968 thereafter be available for all purposes and uses authorized for 1969 arrest fingerprints entered in the statewide automated biometric 1970 identification system pursuant to s. 943.051.

6. The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric identification system under subparagraph 5. Any arrest record that is identified with the retained fingerprints of a person

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1976 subject to the background screening under this section shall be 1977 reported to the employing school with which the person is 1978 affiliated. Each private school participating in a scholarship 1979 program is required to participate in this search process by 1980 informing the Department of Law Enforcement of any change in the 1981 employment or contractual status of its personnel whose 1982 fingerprints are retained under subparagraph 5. The Department 1983 of Law Enforcement shall adopt a rule setting the amount of the 1984 annual fee to be imposed upon each private school for performing 1985 these searches and establishing the procedures for the retention 1986 of private school employee and contracted personnel fingerprints 1987 and the dissemination of search results. The fee may be borne by 1988 the private school or the person fingerprinted.

1989 7. Employees and contracted personnel whose fingerprints 1990 are not retained by the Department of Law Enforcement under 1991 subparagraphs 5. and 6. are required to be refingerprinted and 1992 must meet state and national background screening requirements 1993 upon reemployment or reengagement to provide services in order 1994 to comply with the requirements of this section.

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

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2001 for national processing. If the fingerprints of employees or 2002 contracted personnel are not retained by the Department of Law 2003 Enforcement under subparagraph 5., employees and contracted 2004 personnel must electronically file a complete set of 2005 fingerprints with the Department of Law Enforcement. Upon 2006 submission of fingerprints for this purpose, the private school 2007 shall request that the Department of Law Enforcement forward the 2008 fingerprints to the Federal Bureau of Investigation for national 2009 processing, and the fingerprints shall be retained by the 2010 Department of Law Enforcement under subparagraph 5.

Adopt policies establishing standards of ethical 2011 (n) 2012 conduct for educational support employees, instructional 2013 personnel, and school administrators. The policies must require 2014 all educational support employees, instructional personnel, and 2015 school administrators, as defined in s. 1012.01, to complete 2016 training on the standards; establish the duty of educational 2017 support employees, instructional personnel, and school 2018 administrators to report, and procedures for reporting, alleged 2019 misconduct by other educational support employees, instructional 2020 personnel, and school administrators which affects the health, 2021 safety, or welfare of a student; and include an explanation of 2022 the liability protections provided under ss. 39.203 and 768.095. 2023 A private school, or any of its employees, may not enter into a 2024 confidentiality agreement regarding terminated or dismissed 2025 educational support employees, instructional personnel, or

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2026 school administrators, or employees, personnel, or 2027 administrators who resign in lieu of termination, based in whole 2028 or in part on misconduct that affects the health, safety, or 2029 welfare of a student, and may not provide the employees, 2030 personnel, or administrators with employment references or 2031 discuss the employees', personnel's, or administrators' 2032 performance with prospective employers in another educational 2033 setting, without disclosing the employees', personnel's, or 2034 administrators' misconduct. Any part of an agreement or contract that has the purpose or effect of concealing misconduct by 2035 2036 educational support employees, instructional personnel, or 2037 school administrators which affects the health, safety, or 2038 welfare of a student is void, is contrary to public policy, and 2039 may not be enforced.

2040 Before employing a person in any position that (\circ) 2041 requires direct contact with students, conduct employment 2042 history checks of previous employers, screen the person through 2043 use of the screening tools described in s. 1001.10(5), and 2044 document the findings. If unable to contact a previous employer, 2045 the private school must document efforts to contact the 2046 employer. The private school may not employ a person whose 2047 educator certificate is revoked, who is barred from reapplying 2048 for an educator certificate, or who is on the disgualification 2049 list maintained by the department pursuant to s. 1001.10(4)(b). 2050 Require each owner or operator of the private school, (p)

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2051 prior to employment or engagement to provide services, to 2052 undergo level 2 background screening as provided under chapter 2053 435. For purposes of this paragraph, the term "owner or operator" means an owner, operator, superintendent, or principal 2054 2055 of, or a person with equivalent decisionmaking authority over, a 2056 private school participating in a scholarship program 2057 established pursuant to this chapter. The fingerprints for the 2058 background screening must be electronically submitted to the 2059 Department of Law Enforcement and may be taken by an authorized 2060 law enforcement agency or a private company who is trained to take fingerprints. However, the complete set of fingerprints of 2061 2062 an owner or operator may not be taken by the owner or operator. 2063 The owner or operator shall provide a copy of the results of the 2064 state and national criminal history check to the Department of 2065 Education. The cost of the background screening may be borne by 2066 the owner or operator.

2067 Every 5 years following employment or engagement to 1. 2068 provide services, each owner or operator must meet level 2 2069 screening standards as described in s. 435.04, at which time the 2070 owner or operator shall request the Department of Law 2071 Enforcement to forward the fingerprints to the Federal Bureau of 2072 Investigation for level 2 screening. If the fingerprints of an 2073 owner or operator are not retained by the Department of Law Enforcement under subparagraph 2., the owner or operator must 2074 2075 electronically file a complete set of fingerprints with the

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2076 Department of Law Enforcement. Upon submission of fingerprints 2077 for this purpose, the owner or operator shall request that the 2078 Department of Law Enforcement forward the fingerprints to the 2079 Federal Bureau of Investigation for level 2 screening, and the 2080 fingerprints shall be retained by the Department of Law 2081 Enforcement under subparagraph 2.

2082 2. Fingerprints submitted to the Department of Law 2083 Enforcement as required by this paragraph must be retained by 2084 the Department of Law Enforcement in a manner approved by rule 2085 and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). The fingerprints must 2086 2087 thereafter be available for all purposes and uses authorized for 2088 arrest fingerprints entered in the statewide automated biometric 2089 identification system pursuant to s. 943.051.

2090 The Department of Law Enforcement shall search all 3. 2091 arrest fingerprints received under s. 943.051 against the 2092 fingerprints retained in the statewide automated biometric 2093 identification system under subparagraph 2. Any arrest record 2094 that is identified with an owner's or operator's fingerprints 2095 must be reported to the owner or operator, who must report to 2096 the Department of Education. Any costs associated with the 2097 search shall be borne by the owner or operator.

An owner or operator who fails the level 2 background
screening is not eligible to participate in a scholarship
program under this chapter.

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2101 5. In addition to the offenses listed in s. 435.04, a 2102 person required to undergo background screening pursuant to this 2103 part or authorizing statutes may not have an arrest awaiting 2104 final disposition for, must not have been found quilty of, or 2105 entered a plea of nolo contendere to, regardless of 2106 adjudication, and must not have been adjudicated delinguent for, 2107 and the record must not have been sealed or expunged for, any of 2108 the following offenses or any similar offense of another 2109 jurisdiction: Any authorizing statutes, if the offense was a felony. 2110 a. 2111 b. This chapter, if the offense was a felony. Section 409.920, relating to Medicaid provider fraud. 2112 с. Section 409.9201, relating to Medicaid fraud. 2113 d. 2114 Section 741.28, relating to domestic violence. е. Section 817.034, relating to fraudulent acts through 2115 f. 2116 mail, wire, radio, electromagnetic, photoelectronic, or 2117 photooptical systems. Section 817.234, relating to false and fraudulent 2118 α. 2119 insurance claims. 2120 Section 817.505, relating to patient brokering. h. 2121 i. Section 817.568, relating to criminal use of personal identification information. 2122 2123 Section 817.60, relating to obtaining a credit card i. 2124 through fraudulent means. 2125 Section 817.61, relating to fraudulent use of credit k.

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2126 cards, if the offense was a felony. Section 831.01, relating to forgery. 2127 1. 2128 Section 831.02, relating to uttering forged m. 2129 instruments. 2130 Section 831.07, relating to forging bank bills, checks, n. 2131 drafts, or promissory notes. 2132 ο. Section 831.09, relating to uttering forged bank bills, 2133 checks, drafts, or promissory notes. 2134 Section 831.30, relating to fraud in obtaining р. 2135 medicinal drugs. Section 831.31, relating to the sale, manufacture, 2136 q. 2137 delivery, or possession with the intent to sell, manufacture, or deliver any counterfeit controlled substance, if the offense was 2138 2139 a felony. 6. At least 30 calendar days before a transfer of 2140 2141 ownership of a private school, the owner or operator shall notify the parent of each scholarship student. 2142 2143 7. The owner or operator of a private school that has been 2144 deemed ineligible to participate in a scholarship program 2145 pursuant to this chapter may not transfer ownership or 2146 management authority of the school to a relative in order to 2147 participate in a scholarship program as the same school or a new 2148 school. For purposes of this subparagraph, the term "relative" 2149 means father, mother, son, daughter, grandfather, grandmother, brother, sister, uncle, aunt, cousin, nephew, niece, husband, 2150

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2151 wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, 2152 brother-in-law, sister-in-law, stepfather, stepmother, stepson, 2153 stepdaughter, stepbrother, stepsister, half-brother, or half-2154 sister.

2155 Provide a report from an independent certified public (a) 2156 accountant who performs the agreed-upon procedures developed 2157 pursuant to s. 1002.395(6)(q) s. 1002.395(6)(o) if the private 2158 school receives more than \$250,000 in funds from scholarships 2159 awarded under this chapter in a state fiscal year. A private 2160 school subject to this subsection must annually submit the report by September 15 to the scholarship-funding organization 2161 that awarded the majority of the school's scholarship funds. 2162 2163 However, a school that receives more than \$250,000 in 2164 scholarship funds only through the John M. McKay Scholarship for Students with Disabilities Program pursuant to s. 1002.39 must 2165 2166 submit the annual report by September 15 to the department. The agreed-upon procedures must be conducted in accordance with 2167 2168 attestation standards established by the American Institute of 2169 Certified Public Accountants.

(r) Prohibit education support employees, instructional personnel, and school administrators from employment in any position that requires direct contact with students if the personnel or administrators are ineligible for such employment pursuant to this section or s. 1012.315, or have been terminated or have resigned in lieu of termination for sexual misconduct

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with a student. If the prohibited conduct occurs subsequent to employment, the private school must report the person and the disqualifying circumstances to the department for inclusion on the disqualification list maintained pursuant to s. 1001.10(4)(b).

2182 The department shall suspend the payment of funds to a private school that knowingly fails to comply with this subsection, and 2183 2184 shall prohibit the school from enrolling new scholarship 2185 students, for 1 fiscal year and until the school complies. If a 2186 private school fails to meet the requirements of this subsection 2187 or has consecutive years of material exceptions listed in the 2188 report required under paragraph (q), the commissioner may 2189 determine that the private school is ineligible to participate 2190 in a scholarship program.

(3) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.-2192 The Commissioner of Education:

(c) May permanently deny or revoke the authority of an owner, officer, or director or operator to establish or operate a private school in the state and include such individual on the disqualification list maintained by the department pursuant to s. 1001.10(4)(b) if the commissioner decides that the owner, officer, or director: or operator

21991.Is operating or has operated an educational institution2200in the state or another state or jurisdiction in a manner

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2201	contrary to the health, safety, or welfare of the public <u>; or</u>
2202	2. Has operated an educational institution that closed
2203	during the school year. An individual may be removed from the
2204	disqualification list if the individual reimburses the
2205	department or eligible nonprofit scholarship-funding
2206	organization the amount of scholarship funds received by the
2207	educational institution during the school year in which it
2208	closed, and shall include such individuals on the
2209	disqualification list maintained by the department pursuant to
2210	s. 1001.10(4)(b) .
2211	Section 9. Section 1002.44, Florida Statutes, is created
2212	to read:
2213	1002.44 Part-time public school enrollment
2214	(1) Any public school in this state, including a charter
2215	school, may enroll a student who meets the regular school
2216	attendance criteria in s. 1003.01(13)(b)-(f) on a part-time
2217	basis, subject to space and availability according to the
2218	school's capacity determined pursuant to s. 1002.31(2)(b).
2219	(2) A student attending a public school on a part-time
2220	basis pursuant to this section shall generate full-time
2221	equivalent student membership as described in s. 1011.61(1)(b).
2222	A student receiving a scholarship under this chapter who attends
2223	a public school on a part-time basis through contracted services
2224	provided by the public school or school district may not be
2225	reported for funding.

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2226 (3) A student attending a public school on a part-time 2227 basis pursuant to this section is not considered to be in 2228 regular attendance at a public school as defined in s. 2229 1003.01(13)(a). 2230 Section 10. Paragraphs (d) and (e) of subsection (13) and 2231 subsection (14) of section 1003.01, Florida Statutes, are 2232 amended, and paragraph (f) is added to subsection (13) of that 2233 section, to read: 2234 1003.01 Definitions.-As used in this chapter, the term: 2235 "Regular school attendance" means the actual (13)2236 attendance of a student during the school day as defined by law 2237 and rules of the State Board of Education. Regular attendance 2238 within the intent of s. 1003.21 may be achieved by attendance 2239 in: 2240 (d) A home education program that meets the requirements 2241 of chapter 1002; or A private tutoring program that meets the requirements 2242 (e) 2243 of chapter 1002; or-2244 (f) A personalized education program that meets the 2245 requirements of s. 1002.395. 2246 "Core-curricula courses" means: (14)2247 Courses in language arts/reading, mathematics, social (a) 2248 studies, and science in prekindergarten through grade 3, 2249 excluding extracurricular courses pursuant to subsection (15); 2250 (b) Courses in grades 4 through 8 in subjects that are

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2251 measured by state assessment at any grade level and courses 2252 required for middle school promotion, excluding extracurricular 2253 courses pursuant to subsection (15);

(c) Courses in grades 9 through 12 in subjects that are measured by state assessment at any grade level and courses that are specifically identified by name in statute as required for high school graduation and that are not measured by state assessment, excluding extracurricular courses pursuant to subsection (15);

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(d) Exceptional student education courses; and

(e) English for Speakers of Other Languages courses.

The term is limited in meaning and used for the sole purpose of designating classes that are subject to the maximum class size requirements established in s. 1, Art. IX of the State Constitution. This term does not include courses offered under <u>ss. 1002.321(3)(e), 1002.33(7)(a)2.b., 1002.37, 1002.45, and 1003.499</u> ss. 1002.321(4)(e), 1002.33(7)(a)2.b., 1002.37, <u>1002.45, and 1003.499</u>.

2270 Section 11. <u>No later than November 1, 2023, the State</u> 2271 <u>Board of Education shall develop and recommend to the Governor</u> 2272 <u>and Legislature for adoption during the 2024 legislative session</u> 2273 <u>repeals and revisions to the Florida Early Learning-20 Education</u> 2274 <u>Code, chapters 1000-1013, Florida Statutes, to reduce regulation</u> 2275 of public schools. The state board shall review the entirety of

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2276	the Florida Early Learning-20 Education Code for potential
2277	repeals and revisions. The state board must make recommendations
2278	addressing repeals and revisions to the statutes governing the
2279	transportation of students. The state board shall consider input
2280	from teachers, superintendents, administrators, school boards,
2281	public and private postsecondary institutions, home educators,
2282	and other entities identified by the state board.
2283	Section 12. Subsection (10) is added to section 1001.10,
2284	Florida Statutes, to read:
2285	1001.10 Commissioner of Education; general powers and
2286	duties
2287	(10) Due to the range of school choice options and the
2288	variety of ways students learn, the commissioner shall develop
2289	an online portal that enables parents to choose the best
2290	educational options for their student. The portal, at a minimum,
2291	must:
2292	(a) Recommend educational options based on questions about
2293	the student, including the needs and interests of the student.
2294	(b) Advise parents on the recommended educational options
2295	for their student.
2296	(c) Enable schools to develop a school profile and connect
2297	directly with families who express interest in the school.
2298	(d) Allow parents to complete the school enrollment
2299	process.
2300	Section 13. Paragraph (c) of subsection (22) of section
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2301 1002.20, Florida Statutes, is amended to read:

2302 1002.20 K-12 student and parent rights.-Parents of public 2303 school students must receive accurate and timely information 2304 regarding their child's academic progress and must be informed 2305 of ways they can help their child to succeed in school. K-12 2306 students and their parents are afforded numerous statutory 2307 rights including, but not limited to, the following:

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(22) TRANSPORTATION.-

(c) Parental consent.-Each parent of a public school student must be notified in writing and give written consent before the student may be transported in a privately owned motor vehicle to a school function, in accordance with the provisions of s. 1006.22(2)(b).

2314 Section 14. Subsection (2) of section 1003.25, Florida 2315 Statutes, is amended to read:

2316 1003.25 Procedures for maintenance and transfer of student 2317 records.-

2318 (2) The procedure for transferring and maintaining records 2319 of students who transfer from school to school shall be 2320 prescribed by rules of the State Board of Education. The 2321 transfer of records shall occur within 5 + 3 school days. The 2322 records shall include:

(a) Verified reports of serious or recurrent behavior
patterns, including threat assessment evaluations and
intervention services.

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2326 Psychological evaluations, including therapeutic (b) 2327 treatment plans and therapy or progress notes created or 2328 maintained by school district or charter school staff, as 2329 appropriate. 2330 Section 15. Subsection (4) of section 1003.4282, Florida 2331 Statutes, is amended to read: 2332 1003.4282 Requirements for a standard high school 2333 diploma.-2334 (4) ONLINE COURSE REQUIREMENT.-At least one course within 2335 the 24 credits required under this section must be completed 2336 through online learning. 2337 (a) An online course taken in grade 6, grade 7, or grade 8 2338 fulfills the requirements of this subsection. The requirement is 2339 met through an online course offered by the Florida Virtual 2340 School, a virtual education provider approved by the State Board 2341 of Education, a high school, or an online dual enrollment 2342 course. A student who is enrolled in a full-time or part-time 2343 virtual instruction program under s. 1002.45 meets the 2344 requirement. 2345 (b) A district school board or a charter school governing 2346 board, as applicable, may allow a student to satisfy the online 2347 course requirements of this subsection by completing a blended learning course or a course in which the student earns a 2348 2349 nationally recognized industry certification in information 2350 technology that is identified on the CAPE Industry Certification

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2351 Funding List pursuant to s. 1008.44 or passing the information 2352 technology certification examination without enrolling in 2353 completing the corresponding course or courses, as applicable. 2354 2355 For purposes of this subsection, a school district may not 2356 require a student to take the online or blended learning course 2357 outside the school day or in addition to a student's courses for 2358 a given semester. This subsection does not apply to a student 2359 who has an individual education plan under s. 1003.57 which 2360 indicates that an online or blended learning course would be 2361 inappropriate or to an out-of-state transfer student who is 2362 enrolled in a Florida high school and has 1 academic year or 2363 less remaining in high school. 2364 Section 16. Subsection (2) of section 1006.21, Florida 2365 Statutes, is amended to read: 2366 1006.21 Duties of district school superintendent and 2367 district school board regarding transportation.-2368 (2) After considering recommendations of the district 2369 school superintendent, the district school board shall make 2370 provision for the transportation of students to the public

2371 schools or school activities they are required or expected to 2372 attend; authorize transportation routes arranged efficiently and 2373 economically; provide the necessary transportation facilities, 2374 and, when authorized under rules of the State Board of Education 2375 and if more economical to do so, provide limited subsistence in

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2376 lieu thereof; and adopt the necessary rules to ensure safety, 2377 economy, and efficiency in the operation of all buses <u>and other</u> 2378 <u>vehicles used to transport students</u>, as prescribed in this 2379 chapter.

2380 Section 17. Subsections (2) through (13) of section 2381 1006.22, Florida Statutes, are renumbered as subsections (1) 2382 through (12), respectively, and present subsections (1), (2), 2383 (11), and (13) of that section are amended to read:

1006.22 Safety and health of students being transported.-Maximum regard for safety and adequate protection of health are primary requirements that must be observed by district school boards in routing buses, appointing drivers, and providing and operating equipment, in accordance with all requirements of law and rules of the State Board of Education in providing transportation pursuant to s. 1006.21:

2391 (1) (a) District school boards shall use school buses, as 2392 defined in s. 1006.25, for all regular transportation. Regular 2393 transportation or regular use means transportation of students 2394 or school-related activities from school that and 2395 a scheduled series or sequence of events to the same location. 2396 "Students" means, for the purposes of this section, students 2397 enrolled in the public schools in prekindergarten disability 2398 programs and in kindergarten through grade 12. District school boards may regularly use motor vehicles other than school buses 2399 2400 only under the following conditions:

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2401	1. When the transportation is for physically handicapped
2402	or isolated students and the district school board has elected
2403	to provide for the transportation of the student through written
2404	or oral contracts or agreements.
2405	2. When the transportation is a part of a comprehensive
2406	contract for a specialized educational program between a
2407	district school board and a service provider who provides
2408	instruction, transportation, and other services.
2409	3. When the transportation is provided through a public
2410	transit system.
2411	4. When the transportation is for trips to and from school
2412	sites or agricultural education sites or for trips to and from
2413	agricultural education-related events or competitions, but is
2414	not for customary transportation between a student's residence
2415	and such sites.
2416	5. When the transportation is for trips to and from school
2417	sites but is not for customary transportation between a
2418	student's residence and such sites.
2419	(b) When the transportation of students is provided, as
2420	authorized in this subsection, in a vehicle other than a school
2421	bus that is owned, operated, rented, contracted, or leased by a
2422	school district or charter school, the following provisions
2423	shall apply:
2424	1. The vehicle must be designed to transport fewer than 10
2425	students or be a multifunction school activity bus, as defined
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2426 in 49 C.F.R. s. 571.3, if it is designed to transport more than 2427 10 persons. Students must be transported in designated seating 2428 positions and must use the occupant crash protection system 2429 provided by the manufacturer unless the student's physical 2430 condition prohibits such use.

2431 2. An authorized vehicle may not be driven by a student on a public right-of-way. An authorized vehicle may be driven by a student on school or private property as part of the student's educational curriculum if no other student is in the vehicle.

2435 3. The driver of an authorized vehicle transporting 2436 students must maintain a valid driver license and must comply 2437 with the requirements of the school district's locally adopted 2438 safe driver plan, which includes review of driving records for 2439 disqualifying violations.

2440 4. The district school board or charter school must adopt 2441 a policy that addresses procedures and liability for trips under 2442 this paragraph, including a provision that school buses are to 2443 be used whenever practical and specifying consequences for 2444 violation of the policy.

2445 <u>(1)(2)</u> Except as provided in subsection (1), District 2446 school boards may authorize the transportation of students in 2447 privately owned motor vehicles on a case-by-case basis only in 2448 the following circumstances:

2449(a) When a student is ill or injured and must be taken2450home or to a medical treatment facility under nonemergency

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2451	circumstances; and
2452	1. The school has been unable to contact the student's
2453	parent or the parent or responsible adult designated by the
2454	parent is not available to provide the transportation;
2455	2. Proper adult supervision of the student is available at
2456	the location to which the student is being transported;
2457	3. The transportation is approved by the school principal,
2458	or a school administrator designated by the principal to grant
2459	or deny such approval, or in the absence of the principal and
2460	designee, by the highest ranking school administrator or teacher
2461	available under the circumstances; and
2462	4. If the school has been unable to contact the parent
2463	prior to the transportation, the school shall continue to seek
2464	to contact the parent until the school is able to notify the
2465	parent of the transportation and the pertinent circumstances.
2466	(b) When the transportation is in connection with a school
2467	function or event regarding which the district school board or
2468	school has undertaken to participate or to sponsor or provide
2469	the participation of students; and
2470	1. The function or event is a single event that is not
2471	part of a scheduled series or sequence of events to the same
2472	location, such as, but not limited to, a field trip, a
2473	recreational outing, an interscholastic competition or
2474	cooperative event, an event connected with an extracurricular
2475	activity offered by the school, or an event connected to an

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educational program, such as, but not limited to, a job 2476 2477 interview as part of a cooperative education program; 2478 2. Transportation is not available, as a practical matter, 2479 using a school bus or school district passenger car; and 2480 3. Each student's parent is notified, in writing, 2481 regarding the transportation arrangement and gives written 2482 consent before a student is transported in a privately owned 2483 motor vehicle. 2484 (c) When a district school board requires employees such 2485 as school social workers and attendance officers to use their 2486 own motor vehicles to perform duties of employment, and such 2487 duties include the occasional transportation of students. 2488 (10) (11) The district school superintendent shall notify 2489 the district school board of any school bus or other vehicle 2490 used to transport students that does not meet all requirements 2491 of law and rules of the State Board of Education, and the 2492 district school board shall, if the school bus is in an unsafe 2493 condition, withdraw it from use as a school bus until the bus 2494 meets the requirements. The department may inspect or have 2495 inspected any school bus to determine whether the bus meets 2496 requirements of law and rules of the State Board of Education. 2497 The department may, after due notice to a district school board 2498 that any school bus does not meet certain requirements of law

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and rules of the State Board of Education, rule that the bus

must be withdrawn from use as a school bus, this ruling to be

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2501 effective immediately or upon a date specified in the ruling, 2502 whereupon the district school board shall withdraw the school 2503 bus from use as a school bus until it meets requirements of law 2504 and rules of the State Board of Education and until the 2505 department has officially revoked the pertinent ruling. 2506 Notwithstanding any other provisions of this chapter, general 2507 purpose urban transit systems are declared qualified to 2508 transport students to and from school.

2509 <u>(12)(13)</u> The State Board of Education may adopt rules to 2510 implement this section as are necessary <u>to protect</u> or desirable 2511 in the interest of student health and safety.

2512 Section 18. Subsection (4) of section 1006.25, Florida 2513 Statutes, is amended to read:

2514 1006.25 School buses.—School buses shall be defined and 2515 meet specifications as follows:

(4) OCCUPANT PROTECTION SYSTEMS.-Students may be
transported only in designated seating positions, except as
provided in <u>s. 1006.22(11)</u> s. 1006.22(12), and must use the
occupant crash protection system provided by the manufacturer,
which system must comply with the requirements of 49 C.F.R. part
571 or with specifications of the State Board of Education.

2522 Section 19. Subsection (1) of section 1006.27, Florida 2523 Statutes, is amended to read:

2524 1006.27 Pooling of school buses <u>and other vehicles</u> and 2525 related purchases by district school boards; transportation

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2526 services contracts.-

2527 The department shall assist district school boards in (1)2528 securing school buses and other vehicles for transporting 2529 students, contractual needs, equipment, and supplies at as 2530 reasonable prices as possible by providing a plan under which 2531 district school boards may voluntarily pool their bids for such 2532 purchases. The department shall prepare bid forms and 2533 specifications, obtain quotations of prices and make such 2534 information available to district school boards in order to 2535 facilitate this service. District school boards from time to 2536 time, as prescribed by State Board of Education rule, shall 2537 furnish the department with information concerning the prices 2538 paid for such items and the department shall furnish to district 2539 school boards periodic information concerning the lowest prices 2540 at which school buses and other vehicles, equipment, and related 2541 supplies are available based upon comparable specifications.

2542 Section 20. Paragraph (k) is added to subsection (2) of 2543 section 1011.71, Florida Statutes, to read:

1011.71 District school tax.-

(2) In addition to the maximum millage levy as provided in subsection (1), each school board may levy not more than 1.5 mills against the taxable value for school purposes for charter schools pursuant to s. 1013.62(1) and (3) and for district schools to fund:

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(k) Payment of salaries and benefits for employees whose

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2551 job duties support activities funded by this subsection.

2552 Section 21. Paragraphs (f) through (h) of subsection (6) 2553 of section 1012.56, Florida Statutes, are redesignated as 2554 paragraphs (g) through (i), respectively, paragraph (b) of 2555 subsection (1), subsection (3), paragraphs (d), (g), and (h) of 2556 subsection (5), and paragraphs (d) and (e) of subsection (7) are 2557 amended, and paragraph (i) is added to subsection (5) and a new 2558 paragraph (f) is added to subsection (6) of that section, to 2559 read:

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1012.56 Educator certification requirements.-

2561 (1)APPLICATION.-Each person seeking certification 2562 pursuant to this chapter shall submit a completed application 2563 containing the applicant's social security number to the 2564 Department of Education and remit the fee required pursuant to 2565 s. 1012.59 and rules of the State Board of Education. Pursuant 2566 to the federal Personal Responsibility and Work Opportunity 2567 Reconciliation Act of 1996, each party is required to provide 2568 his or her social security number in accordance with this 2569 section. Disclosure of social security numbers obtained through 2570 this requirement is limited to the purpose of administration of 2571 the Title IV-D program of the Social Security Act for child 2572 support enforcement.

(b) The department shall issue a temporary certificate to a qualifying applicant within 14 calendar days after receipt of a request from an employer with a professional education

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2576 competence demonstration program pursuant to paragraphs (6)(g) 2577 (6)(f) and (8)(b). The temporary certificate must cover the 2578 classification, level, and area for which the applicant is 2579 deemed qualified. The department shall electronically notify the 2580 applicant's employer that the temporary certificate has been 2581 issued and provide the applicant an official statement of status 2582 of eligibility at the time the certificate is issued. 2583 2584 The statement of status of eligibility must be provided 2585 electronically and must advise the applicant of any 2586 qualifications that must be completed to qualify for 2587 certification. Each method by which an applicant can complete 2588 the qualifications for a professional certificate must be 2589 included in the statement of status of eligibility. Each 2590 statement of status of eligibility is valid for 3 years after 2591 its date of issuance, except as provided in paragraph (2)(d). 2592 MASTERY OF GENERAL KNOWLEDGE.-Acceptable means of (3)2593 demonstrating mastery of general knowledge are: 2594 Achievement of passing scores on the general knowledge (a) 2595 examination required by state board rule; 2596 (b) Documentation of a valid professional standard 2597 teaching certificate issued by another state; 2598 Documentation of a valid certificate issued by the (C) 2599 National Board for Professional Teaching Standards or a national 2600 educator credentialing board approved by the State Board of

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(d) Documentation of two semesters of successful, fulltime or part-time teaching in a Florida College System institution, state university, or private college or university that awards an associate or higher degree and is an accredited institution or an institution of higher education identified by the Department of Education as having a quality program;

2608 Achievement of passing scores, identified in state (e) 2609 board rule, on national or international examinations that test 2610 comparable content and relevant standards in verbal, analytical 2611 writing, and quantitative reasoning skills, including, but not 2612 limited to, the verbal, analytical writing, and quantitative 2613 reasoning portions of the Graduate Record Examination. Passing 2614 scores identified in state board rule must be at approximately the same level of rigor as is required to pass the general 2615 2616 knowledge examinations; or

(f) Documentation of receipt of a master's or higher degree from an accredited postsecondary educational institution that the Department of Education has identified as having a quality program resulting in a baccalaureate degree or higher.

A school district that employs an individual who does not achieve passing scores on any subtest of the general knowledge examination must provide information regarding the availability of state-level and district-level supports and instruction to

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2626 assist him or her in achieving a passing score. Such information 2627 must include, but need not be limited to, state-level test 2628 information guides, school district test preparation resources, 2629 and preparation courses offered by state universities and 2630 Florida College System institutions. The requirement of mastery 2631 of general knowledge shall be waived for an individual who has 2632 been provided 3 years of supports and instruction and who has 2633 been rated effective or highly effective under s. 1012.34 for 2634 each of the last 3 years.

2635 (5) MASTERY OF SUBJECT AREA KNOWLEDGE.—Acceptable means of 2636 demonstrating mastery of subject area knowledge are:

(d) For a subject requiring a master's or higher degree, completion of the subject area specialization requirements specified in state board rule and achievement of a passing score on the Florida-developed subject area examination or a standardized examination that is directly related to the subject specified in state board rule;

2643 (g) Documentation of successful completion of a United 2644 States Defense Language Institute Foreign Language Center 2645 program; or

2646 (h) Documentation of a passing score on the Defense
2647 Language Proficiency Test (DLPT); or.

2648 (i) For a subject requiring only a baccalaureate degree
2649 for which a Florida subject area examination has been developed,
2650 documentation of receipt of a master's or higher degree from an

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2651 accredited postsecondary educational institution that the 2652 Department of Education has identified as having a quality 2653 program resulting in a baccalaureate degree or higher in the 2654 certificate subject area as identified by state board rule. 2655 2656 School districts are encouraged to provide mechanisms for middle 2657 grades teachers holding only a K-6 teaching certificate to 2658 obtain a subject area coverage for middle grades through 2659 postsecondary coursework or district add-on certification. 2660 (6) MASTERY OF PROFESSIONAL PREPARATION AND EDUCATION 2661 COMPETENCE.-Acceptable means of demonstrating mastery of 2662 professional preparation and education competence are: 2663 (f) Documentation of 3 years of being rated effective or 2664 highly effective under s. 1012.34 while holding a temporary 2665 certificate; 2666 2667 The State Board of Education shall adopt rules to implement this 2668 subsection by December 31, 2014, including rules to approve 2669 specific teacher preparation programs that are not identified in 2670 this subsection which may be used to meet requirements for 2671 mastery of professional preparation and education competence. 2672 TYPES AND TERMS OF CERTIFICATION. -(7) 2673 (d) A person who is issued a temporary certificate under 2674 paragraph (b) subparagraph (b)2. must be assigned a teacher 2675 mentor for a minimum of 2 school years after commencing

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2676 employment. Each teacher mentor selected by the school district, 2677 charter school, or charter management organization must:

2678 1. Hold a valid professional certificate issued pursuant 2679 to this section;

2680 2. Have earned at least 3 years of teaching experience in 2681 prekindergarten through grade 12; and

2682 3. Have earned an effective or highly effective rating on 2683 the prior year's performance evaluation under s. 1012.34.

2684 (e)1. A temporary certificate issued under paragraph (b) 2685 subparagraph (b)1. is valid for 5 3 school fiscal years and is 2686 nonrenewable.

2687 2. A temporary certificate issued under subparagraph (b)2.
2688 is valid for 5 school fiscal years, is limited to a one-time
2689 issuance, and is nonrenewable.

2691 At least 1 year before an individual's temporary certificate is 2692 set to expire, the department shall electronically notify the 2693 individual of the date on which his or her certificate will 2694 expire and provide a list of each method by which the 2695 qualifications for a professional certificate can be completed. 2696 The State Board of Education shall adopt rules to allow the department to extend the validity period of a temporary 2697 2698 certificate for 2 years when the requirements for the 2699 professional certificate were not completed due to the serious 2700 illness or injury of the applicant, the military service of an

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2701 applicant's spouse, other extraordinary extenuating circumstances, or if the certificateholder is rated highly 2702 2703 effective in the immediate prior year's performance evaluation pursuant to s. 1012.34 or has completed a 2-year mentorship 2704 2705 program pursuant to subsection (8). The department shall extend 2706 the temporary certificate upon approval by the Commissioner of 2707 Education. A written request for extension of the certificate 2708 shall be submitted by the district school superintendent, the 2709 governing authority of a university lab school, the governing 2710 authority of a state-supported school, or the governing 2711 authority of a private school.

2712 Section 22. Paragraph (e) is added to subsection (6) of 2713 section 1013.64, Florida Statutes, to read:

2714 1013.64 Funds for comprehensive educational plant needs; 2715 construction cost maximums for school district capital 2716 projects.-Allocations from the Public Education Capital Outlay 2717 and Debt Service Trust Fund to the various boards for capital 2718 outlay projects shall be determined as follows:

(6)

2720 Notwithstanding the requirements of this subsection, (e) 2721 an unfinished construction project for new construction of 2722 educational plant space that was started on or before July 1, 2723 2026, is exempt from the total cost per student station 2724 requirements established in paragraph (b). Section 23. Subsection (3) of section 1002.321, Florida

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Statutes, is amended to read: 1002.321 Digital learning.— (3) DIGITAL PREPARATION.—As required under s. 1003.4282, A student entering grade 9 in the 2011-2012 school year and thereafter who seeks a high school diploma must take at least one online course.

2732 Section 24. Paragraphs (a) and (b) of subsection (2) of 2733 section 1003.5716, Florida Statutes, are amended to read:

2734 1003.5716 Transition to postsecondary education and career 2735 opportunities.—All students with disabilities who are 3 years of 2736 age to 21 years of age have the right to a free, appropriate 2737 public education. As used in this section, the term "IEP" means 2738 individual education plan.

(2) Beginning not later than the first IEP to be in effect when the student enters high school, attains the age of 14, or when determined appropriate by the parent and the IEP team, whichever occurs first, the IEP must include the following statements that must be updated annually:

(a) A statement of intent to pursue a standard high school
diploma and a Scholar or Merit designation, pursuant to s.
1003.4285, as determined by the parent.

1. The statement must document discussion of the process for a student with a disability who meets the requirements for a standard high school diploma to defer the receipt of such diploma pursuant to <u>s. 1003.4282(8)(c)</u> s. 1003.4282(9)(c).

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2751 For the IEP in effect at the beginning of the school 2. 2752 year the student is expected to graduate, the statement must 2753 include a signed statement by the parent, the guardian, or the 2754 student, if the student has reached the age of majority and 2755 rights have transferred to the student, that he or she 2756 understands the process for deferment and identifying if the 2757 student will defer the receipt of his or her standard high 2758 school diploma. 2759 (b) A statement of intent to receive a standard high 2760 school diploma before the student attains the age of 22 and a 2761 description of how the student will fully meet the requirements 2762 in s. 1003.4282, including, but not limited to, a portfolio pursuant to s. 1003.4282(8)(b) s. 1003.4282(9)(b) which meets 2763 2764 the criteria specified in State Board of Education rule. The IEP must also specify the outcomes and additional benefits expected 2765 2766 by the parent and the IEP team at the time of the student's 2767 graduation.

2768 Section 25. Subsection (2) of section 1003.499, Florida 2769 Statutes, is amended to read:

2770 1003.499 Florida Approved Courses and Tests (FACT) 2771 Initiative.-

2772 (2) FLORIDA APPROVED COURSES.—The Department of Education 2773 shall annually publish online a list of providers approved to 2774 offer Florida approved courses which shall be listed in the 2775 online catalog pursuant to <u>s. 1002.321(5)</u> <u>s. 1002.321(6)</u>.

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2776 As used in this section, the term "Florida approved (a) 2777 courses" means online courses provided by individuals which 2778 include, but are not limited to, massive open online courses or remedial education associated with the courses that are measured 2779 2780 pursuant to s. 1008.22. Massive open online courses may be 2781 authorized in the following subject areas: Algebra I, biology, 2782 geometry, and civics. Courses may be applied toward requirements 2783 for promotion or graduation in whole, in subparts, or in a 2784 combination of whole and subparts. A student may not be required 2785 to repeat subparts that are satisfactorily completed.

(b) A Florida approved course must be annually identified, approved, published, and shared for consideration by interested students and school districts. The Commissioner of Education shall approve each Florida approved course for application in Kl2 public schools in accordance with rules of the State Board of Education.

2792 Section 26. Paragraph (c) of subsection (2) of section 2793 1003.27, Florida Statutes, is amended to read:

2794 1003.27 Court procedure and penalties.—The court procedure 2795 and penalties for the enforcement of the provisions of this 2796 part, relating to compulsory school attendance, shall be as 2797 follows:

2798

(2) NONENROLLMENT AND NONATTENDANCE CASES.-

(c) Each designee of the governing body of each privateschool and each parent whose child is enrolled in a home

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2801 education program or personalized education program may provide 2802 the Department of Highway Safety and Motor Vehicles with the 2803 legal name, sex, date of birth, and social security number of 2804 each minor student under his or her jurisdiction who fails to 2805 satisfy relevant attendance requirements and who fails to 2806 otherwise satisfy the requirements of s. 322.091. The Department 2807 of Highway Safety and Motor Vehicles may not issue a driver 2808 license or learner's driver license to, and shall suspend any 2809 previously issued driver license or learner's driver license of, 2810 any such minor student pursuant to s. 322.091.

2811 Section 27. Paragraph (k) of subsection (4) of section 2812 1003.485, Florida Statutes, is amended to read:

2813

1003.485 The New Worlds Reading Initiative.-

2814 (4) ADMINISTRATOR RESPONSIBILITIES.—The administrator 2815 shall:

2816 (k) Expend eligible contributions received only for the 2817 purchase and delivery of books and to implement the requirements 2818 of this section, as well as for administrative expenses not to 2819 exceed 2 percent of total eligible contributions. Notwithstanding s. 1002.395(6)(1)2. s. 1002.395(6)(j)2., the 2820 administrator may carry forward up to 25 percent of eligible 2821 2822 contributions made before January 1 of each state fiscal year 2823 and 100 percent of eligible contributions made on or after 2824 January 1 of each state fiscal year to the following state 2825 fiscal year for purposes authorized by this subsection. Any

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2826 eligible contributions in excess of the allowable carry forward 2827 not used to provide additional books throughout the year to 2828 eligible students shall revert to the state treasury. 2829 Section 28. Subsections (3) and (5) of section 1009.30, 2830 Florida Statutes, are amended to read: 2831 1009.30 Dual Enrollment Scholarship Program.-2832 (3)(a) The program shall reimburse eligible postsecondary 2833 institutions for tuition and related instructional materials 2834 costs for dual enrollment courses taken during the fall or 2835 spring terms by eligible students, consisting of: 1. 2836 Private school students who take dual enrollment 2837 courses pursuant to s. 1007.271(24)(b); or 2838 2. Home education program secondary students; or 2839 3. Personalized education program secondary students. 2840 (b) Beginning in the 2022 summer term, The program shall 2841 reimburse institutions for tuition and related instructional 2842 materials costs for dual enrollment courses taken by public 2843 school, private school, or home education program secondary 2844 students, or personalized education program secondary students 2845 during the summer term. 2846 (5) Each participating institution must report to the 2847 department any eligible secondary students eligible pursuant to 2848 subsection (3) from private schools or home education programs 2849 who were enrolled during the fall or spring terms within 30 days 2850 after the end of regular registration. Each participating

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2851 institution must report to the department any secondary students 2852 eligible pursuant to subsection (3) public school, private 2853 school, or home education program students who were enrolled 2854 during the summer term within 30 days after the end of regular 2855 registration. For each dual enrollment course in which the 2856 student is enrolled, the report must include a unique student 2857 identifier, the postsecondary institution name, the 2858 postsecondary course number, and the postsecondary course name. 2859 The department shall reimburse each participating institution no 2860 later than 30 days after the institution has reported enrollment 2861 for that term.

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Section 29. This act shall take effect July 1, 2023.

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