By Senator Lee

	20-00767A-17 20171210
1	A bill to be entitled
2	An act relating to instructional materials for K-12
3	public education; amending s. 1006.28, F.S.; revising
4	the term "adequate instructional materials" and
5	defining the term "instructional materials"; requiring
6	instructional materials to meet certain standards;
7	requiring each district school board to adopt a
8	process allowing parents or other persons who pay ad
9	valorem property or sales tax in Florida to object to
10	the use of specific instructional materials based on
11	specified criteria; requiring the process to include a
12	right to appeal a school district decision; specifying
13	the appeal process; deleting a provision relating to
14	the finality of the school board's decision under
15	certain circumstances; revising the standards for
16	instructional materials to include standards that are
17	equivalent to or better than applicable state
18	standards; requiring that district school boards
19	provide parents and other persons who pay ad valorem
20	property or sales tax in Florida full access to
21	certain services under certain circumstances; amending
22	s. 1006.283, F.S.; revising the requirement that the
23	district school superintendent certify that all
24	instructional materials used by the district for core
25	courses meet certain standards; revising the
26	requirements for school boards that adopt rules for
27	the implementation of the district's instructional
28	materials program; conforming provisions to changes
29	made by the act; amending s. 1006.31, F.S.; revising

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30	the standards that an instructional materials reviewer
31	shall use to include instructional materials standards
32	that are equivalent to or better than applicable state
33	standards; amending s. 1006.40, F.S.; revising the use
34	of a portion of the district school board annual
35	allocation; revising the portion of the district
36	school board annual allocation which may be used for
37	instructional materials; revising the types of
38	instructional materials for which a district school
39	board is responsible; revising applicability; amending
40	ss. 1002.20 and 1006.42, F.S.; conforming cross-
41	references; providing an effective date.
42	
43	Be It Enacted by the Legislature of the State of Florida:
44	
45	Section 1. Present subsections (1), (2), and (3) of section
46	1006.28, Florida Statutes, are redesignated as subsections (2),
47	(3), and (4), respectively, a new subsection (1) is added to
48	that section, and present subsection (1) and paragraph (a) of
49	present subsection (2) are amended, to read:
50	1006.28 Duties of district school board, district school
51	superintendent; and school principal regarding K-12
52	instructional materials
53	(1) DEFINITIONSAs used in this section, the term:
54	(a) "Adequate instructional materials" means instructional
55	materials that meet the requirements of this section and have a
56	sufficient number of student or site licenses or sets of
57	materials that are available in bound, unbound, kit, or package
58	form and may consist of hardbacked or softbacked textbooks,
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59	electronic content, consumables, learning laboratories,
60	manipulatives, electronic media, and computer courseware or
61	software to serve as the basis for instruction for each student
62	in the core subject areas of mathematics, language arts, social
63	studies, science, reading, and literature.
64	(b) "Instructional materials" means systematically arranged
65	content in text, digital, braille and large print, or audio
66	format which may be used within the state curriculum framework
67	for courses of study by a student in a public school. The term
68	includes textbooks, workbooks and worksheets, handouts, computer
69	software, online or Internet courses, CDs or DVDs, and multiple
70	forms of communication and electronic media. Instructional
71	materials may be used by a student or teacher as principal
72	sources of study to cover any portion of the course.
73	Instructional materials:
74	1. Must be designated for student use;
75	2. May contain or be accompanied by teaching guides and
76	study helps; and
77	3. Must include all textbooks, workbooks, and student
78	materials and supplements necessary for a student to fully
79	participate in coursework.
80	<u>(2)</u> (1) DISTRICT SCHOOL BOARD.—The district school board has
81	the constitutional duty and responsibility to select and provide
82	adequate instructional materials for all students in accordance
83	with the requirements of this part. <del>The term "adequate</del>
84	instructional materials" means a sufficient number of student or
85	site licenses or sets of materials that are available in bound,
86	unbound, kit, or package form and may consist of hardbacked or
87	softbacked textbooks, electronic content, consumables, learning
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88	laboratories, manipulatives, electronic media, and computer
89	courseware or software that serve as the basis for instruction
90	for each student in the core subject areas of mathematics,
91	language arts, social studies, science, reading, and literature.
92	The district school board <u>also</u> has the following specific duties
93	and responsibilities:
94	(a) Courses of study; adoption.—Adopt courses of study,
95	including instructional materials, for use in the schools of the
96	district.
97	1. Each district school board is responsible for the
98	content of all instructional materials used in a classroom,
99	whether adopted and purchased, leased, licensed, obtained, or
100	$\underline{used}$ from the state-adopted instructional materials list $\underline{or}_{{m  au}}$
101	adopted and purchased, leased, licensed, obtained, or used
102	through a district instructional materials program under s.
103	1006.283, or otherwise purchased or made available in the
104	classroom. Irrespective of whether or not instructional
105	materials are purchased, leased, licensed, obtained or used by a
106	district from the state-adopted instructional materials list or
107	purchased, leased, licensed, obtained, or used by a district
108	through a district instructional materials program under s.
109	1006.283, each district school board shall ensure that all
110	instructional materials used in the classroom meet the following
111	criteria:
112	a. Be research-based, and be proven to be effective in
113	supporting student learning;
114	b. Provide a noninflammatory, objective, and balanced
115	viewpoint on issues;
116	c. Be appropriate to the students' ages and varying levels
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117	of learning;
118	d. Be accurate and factual;
119	e. Be of acceptable technical quality;
120	f. Shall strictly adhere to the requirements of s.
121	1003.42(2); and
122	g. Not contain pornography or content as is otherwise
123	prohibited by s. 847.012(3).
124	
125	Districts may not determine that instructional materials used in
126	the classroom meet the above criteria on the basis that such
127	materials were purchased, leased, licensed, obtained, or used by
128	a district from the state-adopted instructional materials list
129	or purchased, leased, licensed, obtained, or used by a district
130	through a district instructional materials program under s.
131	1006.283.
132	2. Each district school board <u>shall</u> must adopt a policy
133	regarding the right of a parent's or other person who pays ad
134	valorem property or sales taxes in Florida to object parent's
135	<del>objection</del> to <u>the</u> <del>his or her child's</del> use of a specific
136	instructional material based on the criteria specified in
137	subparagraph 1., which policy must clearly describe describes a
138	process to handle all objections and provide resolutions, which
139	shall be applied and enforced on a districtwide basis, that
140	eliminate the use, in all schools within the district, of
141	instructional materials that do not meet the criteria specified
142	in subparagraph 1. The process must also include a right to
143	timely appeal any district decision to the district school board
144	provides for resolution.
145	3. Each district school board <u>shall</u> <del>must</del> establish a

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20-00767A-17 20171210 146 process by which the parent of a public school student or any 147 other person who pays ad valorem property or sales tax in 148 Florida may contest the district school board's adoption of a 149 specific instructional material directly to the school board 150 based on the instructional materials requirements under this 151 section and the requirements of a district instructional 152 materials program under s. 1006.283 or the requirements of instructional materials purchased, leased, licensed, obtained, 153 154 or used from the list of state-adopted materials, as applicable. 155 The parent or any other person who pays ad valorem property or sales tax in Florida shall must file a petition, on a form 156 157 provided by the school board, within 30 calendar days after the 158 adoption of the material by the school board. The school board 159 shall must make the form available to the public and publish the 160 form on the school district's website. The form shall must be 161 signed by the parent or such other person who pays ad valorem 162 property or sales tax in Florida, include the required contact 163 information, and state the objection to the instructional 164 material. Within 30 days after the 30-day period has expired, 165 the school board shall must conduct at least one open public 166 hearing on all petitions timely received and provide the 167 petitioner written notification of the date and time of the 168 hearing at least 7 days before the hearing. The school board 169 shall make all contested instructional materials contested must 170 be made accessible online to the public at least 7 days before a 171 public hearing. The school board's decision after convening a 172 hearing is final and not subject to further petition or review. 173 (b) Instructional materials.-Provide for proper 174 requisitioning, distribution, accounting, storage, care, and use

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175	of all instructional materials and furnish such other
176	
	instructional materials as may be needed. Instructional
177	materials used must be consistent with the district goals and
178	objectives and the course descriptions established in rule of
179	the State Board of Education, <del>as well as</del> with the applicable
180	Next Generation Sunshine State Standards provided for in s.
181	1003.41, with standards that are equivalent to or better than
182	the applicable state standards, or with courses offered in the
183	district pursuant to s. 1003.4282(1).
184	(c) Other instructional materialsProvide such other
185	teaching accessories and aids as are needed for the school
186	district's educational program.
187	(d) School library media services; establishment and
188	maintenance.—Establish and maintain a program of school library
189	media services for all public schools in the district, including
190	school library media centers, or school library media centers
191	open to the public, and, in addition such traveling or
192	circulating libraries as may be needed for the proper operation
193	of the district school system. Subject to district policies
194	pertaining to campus access and security, parents and any other
195	person who pays ad valorem property or sales tax in Florida
196	shall be given full access to inspect all school library media
197	services and materials.
198	(3) (2) DISTRICT SCHOOL SUPERINTENDENT
100	(a) The district esheel surrouintendent has the duty to

(a) The district school superintendent has the duty to
recommend such plans for improving, providing, distributing,
accounting for, and caring for instructional materials and other
instructional aids as will result in general improvement of the
district school system, as prescribed in this part, in

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20-00767A-17 20171210 204 accordance with adopted district school board rules prescribing 205 the duties and responsibilities of the district school 206 superintendent regarding the requisition, purchase, lease, 207 license, receipt, storage, distribution, use, conservation, 208 records, and reports of, and management practices and property 209 accountability concerning, instructional materials, and 210 providing for an evaluation of any instructional materials to be 211 requisitioned that have not been used previously in the district's schools. The district school superintendent shall 212 213 must keep adequate records and accounts for all financial 214 transactions for funds collected pursuant to subsection (4) (3). 215 Section 2. Subsections (1), (2), and (4) of section 1006.283, Florida Statutes, are amended to read: 216 217 1006.283 District school board instructional materials 218 review process.-219 (1) A district school board or consortium of school 220 districts may implement an instructional materials program that 221 includes the review, recommendation, adoption, use, lease, 222 license, obtaining and purchase, or other use of instructional 223 materials pursuant to the requirements of this section. The 224 district school superintendent shall certify to the department 225 by March 31 of each year that all instructional materials for 226 core courses used by the district are aligned with applicable 227 state standards, aligned with standards that are equivalent to 228 or better than the applicable state standards, or aligned with 229 courses offered in the district pursuant to s. 1003.4282(1). A 230 list of the core instructional materials that will be used, 231 leased, licensed, obtained, or purchased for use by the school district shall be included in the certification. 232

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233	(2)(a) If a district school board chooses to implement its
234	own instructional materials program, the school board shall
235	adopt rules implementing the district's instructional materials
236	program which must include its processes, criteria, and
237	requirements for the following:
238	1. Selection of reviewers, <u>at least one-third</u> <del>one or more</del>
239	of whom must be parents with children in public schools <u>which</u>
240	are not and have not been employees of the district.
241	2. Review of instructional materials.
242	3. Selection of instructional materials, including a
243	thorough review of curriculum content.
244	4. Reviewer recommendations.
245	5. District school board adoption.
246	6. Purchase <u>, lease, license, or other use</u> of instructional
247	materials.
248	7. Use of an instructional materials review committee that
249	is subject to s. 286.011 and that is selected by and reports
250	directly to the district school board.
251	(b) District school board rules <u>shall</u> <del>must</del> also:
252	1. Identify, by subject area, a review cycle for
253	instructional materials.
254	2. Specify the qualifications for an instructional
255	materials reviewer and the process for selecting reviewers; list
256	a reviewer's duties and responsibilities, including compliance
257	with the requirements of s. 1006.31; and provide that all
258	instructional materials recommended by a reviewer be accompanied
259	by the reviewer's statement that the materials align with the
260	state standards pursuant to s. 1003.41, align with standards
261	that are equivalent to or better than the applicable state

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262	standards, or otherwise align with courses offered in the
263	district pursuant to s. 1003.4282(1) and the requirements of s.
264	<del>1006.31</del> .
265	3. State the requirements for an affidavit to be made by
266	each district instructional materials reviewer which
267	substantially meet the requirements of s. 1006.30.
268	4. Comply with s. 1006.32, relating to prohibited acts.
269	5. Establish a process that certifies the accuracy of
270	instructional materials.
271	6. Incorporate applicable requirements of s. 1006.31, which
272	relates to the duties of instructional materials reviewers.
273	7. Incorporate applicable requirements of s. 1006.38,
274	relating to the duties, responsibilities, and requirements of
275	publishers of instructional materials.
276	8. Establish the process by which instructional materials
277	are adopted by the district school board, which must include:
278	a. A process to allow student <u>and teacher</u> editions of
279	recommended instructional materials to be accessed and viewed
280	online by the public at least 20 calendar days before the school
281	board hearing and public meeting as specified in this
282	subparagraph. This process must include reasonable safeguards
283	against the unauthorized use, reproduction, and distribution of
284	instructional materials considered for adoption.
285	b. An open, noticed school board hearing to receive public
286	comment on the recommended instructional materials.
287	c. An open, noticed public meeting to approve an annual
288	instructional materials plan to identify any instructional
289	materials that will be purchased, leased, licensed, obtained or
290	used through the district school board instructional materials
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291	review process pursuant to this section. The district school
292	board shall hold this public meeting <del>must be held</del> on a different
293	date than the school board hearing.
294	d. Notice requirements for the school board hearing and the
295	public meeting that <u>shall</u> must specifically state which
296	instructional materials are being reviewed and the manner in
297	which the instructional materials can be accessed for public
298	review.
299	9. Establish the process by which the district school board
300	shall receive public comment on, and review, the recommended
301	instructional materials.
302	10. Establish the process by which instructional materials
303	are will be purchased, leased, licensed, obtained, or used
304	including advertising, bidding, and purchasing requirements.
305	11. Establish the process by which the school district
306	notifies will notify parents and any other person who pays ad
307	valorem property or sales tax in Florida of their ability to
308	access their children's instructional materials through the
309	district's local instructional improvement system and by which
310	the school district will encourage parents <u>and any other person</u>
311	who pays ad valorem property or sales tax in Florida to access
312	the system. This notification <u>shall</u> <del>must</del> be displayed
313	prominently on the school district's website and provided
314	annually in written format to all parents of enrolled students.
315	(4) Instructional materials that have been reviewed by the
316	district instructional materials reviewers and approved <u>shall be</u>
317	must have been determined to align with all applicable state
318	standards pursuant to s. 1003.41, align with standards that are
319	equivalent to or better than the applicable state standards, or

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320	otherwise align with courses offered in the district pursuant to
321	s. 1003.4282(1) and the requirements in s. 1006.31. The district
322	school superintendent shall annually certify to the department
323	that all instructional materials for core courses used by the
324	district are aligned with all applicable state standards, are
325	aligned with standards that are equivalent to or better than the
326	applicable state standards, or are aligned with courses offered
327	in the district pursuant to s. 1003.4282(1) and have been
328	reviewed, selected, and adopted by the district school board in
329	accordance with the school board hearing and public meeting
330	requirements of this section.
331	Section 3. Subsection (2) of section 1006.31, Florida
332	Statutes, is amended to read:
333	1006.31 Duties of the Department of Education and school
334	district instructional materials reviewerThe duties of the
335	instructional materials reviewer are:
336	(2) EVALUATION OF INSTRUCTIONAL MATERIALSTo use the
337	selection criteria listed in s. 1006.34(2)(b) for instructional
338	materials reviewers under a state approval process or to use the
339	selection criteria listed in s. 1006.28(2)(a)1. for
340	instructional materials reviewers under a district approval
341	process under s. 1006.283 and recommend for adoption only those
342	instructional materials <u>that are</u> aligned with the Next
343	Generation Sunshine State Standards provided for in s. 1003.41 $_{\underline{\textit{\prime}}}$
344	that are aligned with standards that are equivalent to or better
345	than applicable state standards, or that are aligned with
346	courses offered in the district pursuant to s. 1003.4282(1).
347	Instructional materials recommended by each reviewer shall be,
348	to the satisfaction of each reviewer, accurate, objective,
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349	balanced, noninflammatory, current, and suited to student needs
350	and their ability to comprehend the material presented.
351	Reviewers shall consider for recommendation materials developed
352	for academically talented students, such as students enrolled in
353	advanced placement courses. When recommending instructional
354	materials, each reviewer shall:
355	(a) Include only instructional materials that accurately
356	portray the ethnic, socioeconomic, cultural, religious,
357	physical, and racial diversity of our society, including men and
358	women in professional, career, and executive roles, and the role
359	and contributions of the entrepreneur and labor in the total
360	development of this state and the United States.
361	(b) Include only materials that accurately portray,
362	whenever appropriate, humankind's place in ecological systems,
363	including the necessity for the protection of our environment
364	and conservation of our natural resources and the effects on the
365	human system of the use of tobacco, alcohol, controlled
366	substances, and other dangerous substances.
367	(c) Include materials that encourage thrift, fire
368	prevention, and humane treatment of people and animals.
369	(d) Require, when appropriate to the comprehension of
370	students, that materials for social science, history, or civics
371	classes contain the Declaration of Independence and the
372	Constitution of the United States. A reviewer may not recommend
373	any instructional materials that contain any matter reflecting
374	unfairly upon persons because of their race, color, creed,
375	national origin, ancestry, gender, religion, disability,
376	socioeconomic status, or occupation.
377	Section 4. Subsections (3), (5), and (8) of section

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     1006.40, Florida Statutes, are amended to read:
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          1006.40 Use of instructional materials allocation;
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     instructional materials, library books, and reference books;
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     repair of books.-
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           (3) (a) Beginning with the 2017-2018 2015-2016 fiscal year
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     and except as otherwise authorized in paragraphs (b) and (c),
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     each district school board shall use at least 50 percent of the
     annual allocation for the purchase, lease, license, obtaining,
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     or use of digital or electronic instructional materials that
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     meet the requirements of s. 1006.31, and that are consistent
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     with district goals and objectives and the course descriptions
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     adopted in rule by the State Board of Education, align with
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     state standards provided in s. 1003.41, align with standards
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     that are equivalent to or better than applicable state
     standards, or align with courses offered in the district
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393
     pursuant to s. 1003.4282(1) included on the state-adopted list,
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     except as otherwise authorized in paragraphs (b) and (c).
395
           (b) All Up to 50 percent of the annual allocation may be
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     used for the purchase, lease, license, obtaining, or use of
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instructional materials, including library and reference books and nonprint materials, not included on the state-adopted list and for the repair and renovation of textbooks and library books <u>if a district school board implements an instructional materials</u> program pursuant to s. 1006.283.

(c) <u>If a</u> district school <u>board does not implement an</u> instructional materials program pursuant to s. 1006.283, it <del>boards</del> may use 100 percent of that portion of the annual allocation designated for the purchase, <u>lease</u>, <u>license</u>, <u>obtaining</u>, or use of instructional materials for kindergarten,

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407	and 75 percent of that portion of the annual allocation
408	designated for the purchase, lease, license, obtaining, or use
409	of instructional materials for first grade, to purchase, lease,
410	license, obtain, or use materials not on the state-adopted list.
411	(5) Each district school board is responsible for the
412	content of all instructional materials used in a classroom,
413	whether purchased, leased, licensed, obtained, or used from the
414	state-adopted instructional materials list or through a district
415	instructional materials program under s. 1006.283 an adoption
416	process or otherwise purchased or made available in the
417	<del>classroom</del> . Each district school board shall adopt rules, and
418	each district school superintendent shall implement procedures,
419	which that:
420	(a) Maximize student use of the district-approved
421	instructional materials, whether purchased, leased, licensed,
422	obtained, or used from the state-adopted instructional materials
423	list or purchased, leased, licensed, obtained, or used through a
424	district instructional materials program under s. 1006.283.
425	(b) If purchased, leased, licensed, obtained, or used from
426	the state-adopted instructional materials list, provide a
427	process for public review of, public comment on, and the
428	adoption of instructional materials <u>which</u> that satisfies the
429	requirements of s. 1006.283(2)(b)8., 9., and 11 <u>.; or, if</u>
430	purchased, leased, licensed, obtained, or used through a
431	district instructional materials program, implement a program
432	that fully complies with s. 1006.283.
433	(8) Subsections $\overline{(3)_{r}}$ (4) $_{\overline{r}}$ and (6) do not apply to a
434	district school board or a consortium of school districts <u>which</u>
435	that implements an instructional materials program pursuant to
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1006.28(3)(c).

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          Section 6. Section 1006.42, Florida Statutes, is amended to
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     read:
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          1006.42 Responsibility of students and parents for
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     instructional materials.-All instructional materials purchased,
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     leased, licensed, obtained, or used under the provisions of this
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     part are the property of the district school board. When
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     distributed to the students, these instructional materials are
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     on loan to the students while they are pursuing their courses of
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     study and are to be returned at the direction of the school
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     principal or the teacher in charge. Each parent of a student to
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     whom or for whom instructional materials have been issued, is
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     liable for any loss or destruction of, or unnecessary damage to,
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     the instructional materials or for failure of the student to
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     return the instructional materials when directed by the school
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     principal or the teacher in charge, and shall pay for such loss,
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     destruction, or unnecessary damage as provided under s.
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     1006.28(4) <del>s. 1006.28(3)</del>.
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Section 7. This act shall take effect upon becoming a law.

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