HB 1431

1	A bill to be entitled
2	An act relating to school-level funding; amending s.
3	1011.69, F.S.; revising the types of funds school
4	districts may withhold before allocating certain Title
5	1 funds to eligible schools; providing an effective
6	date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Paragraph (a) of subsection (5) of section
11	1011.69, Florida Statutes, is amended to read:
12	1011.69 Equity in School-Level Funding Act
13	(5) After providing Title I, Part A, Basic funds to
14	schools above the 75 percent poverty threshold, school districts
15	shall provide any remaining Title I, Part A, Basic funds
16	directly to all eligible schools as provided in this subsection.
17	For purposes of this subsection, an eligible school is a school
18	that is eligible to receive Title I funds, including a charter
19	school. The threshold for identifying eligible schools may not
20	exceed the threshold established by a school district for the
21	2016-2017 school year or the statewide percentage of
22	economically disadvantaged students, as determined annually.
23	(a) <u>Before</u> <del>Prior to</del> the allocation of Title I funds to
24	eligible schools, a school district may withhold funds only as
25	follows:
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26	1. One percent for parent involvement, in addition to the
27	one percent the district must reserve under federal law for
28	allocations to eligible schools for parent involvement;
29	1.2. A necessary and reasonable amount for administration,
30	which includes the district's indirect cost rate, not to exceed
31	a total of 8 percent; and
32	2.3. A reasonable and necessary amount to provide:
33	a. Homeless programs;
34	b. Delinquent and neglected programs;
35	c. Prekindergarten programs and activities;
36	d. Private school equitable services; and
37	e. Migrant supplemental services;
38	f. Extended learning opportunities, such as summer school,
39	before-school and after-school programs, and additional class
40	periods of instruction during the school day;
41	g. Supplemental academic and enrichment services, as well
42	as wrap-around services, for low-performing schools;
43	h. Family support services and parent engagement
44	activities, in addition to the 1 percent the district must
45	reserve under federal law for allocations to eligible schools
46	for parent involvement;
47	i.e. Transportation for foster care children to their
48	school of origin or choice programs <u>; and</u> .
49	j. The district's approved indirect cost rate.
50	Section 2. This act shall take effect July 1, 2018.

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