By the Committee on Education; and Senator Webster

A bill to be entitled

581-2257-06

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2	An act relating to district school boards;
3	providing legislative findings; creating s.
4	1001.364, F.S.; providing for an alternate
5	procedure for the election of a district school
6	board chair in any school district that does
7	not have a district school board member elected
8	at large; requiring a referendum and providing
9	requirements for submitting such referendum to
10	the electors; creating s. 1001.365, F.S.;
11	providing for resolution of a tie vote by the
12	district school board chair and district school
13	board members; amending s. 1001.371, F.S.,
14	relating to organization of district school
15	boards, to conform; providing an effective
16	date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. The Legislature finds that medium-sized
21	counties in Florida have experienced rapid and dynamic growth
22	in the last decade. The Legislature recognizes that some
23	counties have been experiencing rapid growth, based on student
24	enrollment figures. The Legislature also recognizes that the
25	needs of students in kindergarten through grade 12 are
26	significantly tied to expansive growth in these counties, and
27	that the needs of families that have school-age children
28	require critical consideration. The Legislature finds that the
29	will of the electors regarding education issues may be better
30	realized by offering an alternate procedure for the district
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CODING: Words stricken are deletions; words underlined are additions.

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school board chair to be elected directly by the electors of 2 the school district. Section 2. Section 1001.364, Florida Statutes, is 3 created to read: 4 5 1001.364 Alternate procedure for election of district 6 school board chair .--7 (1) The district school board chair shall be elected 8 in accordance with the provisions of s. 1001.371 unless a proposition calling for the district school board chair to be 9 10 elected as an additional school board member by districtwide vote is submitted to and approved by a majority of the 11 12 qualified electors voting on such proposition in the manner 13 provided in subsection (2). (2) A proposition calling for the district school 14 board chair to be elected by districtwide vote shall be 15 submitted to the electors of the school district at any 16 primary, general, or otherwise-called special election in 18 either of the following manners: 19 (a) The district school board may adopt a formal resolution directing that the proposition be placed on the 2.0 21 ballot; or 22 (b) The electors of the school district may petition 23 to have the proposition placed on the ballot by presenting to the district school board petitions signed by not less than 10 2.4 percent of the duly qualified electors residing within the 2.5 school district. The number of signatures required shall be 26 27 determined by the supervisor of elections according to the 2.8 number of registered electors in the school district as of the date the petitioning electors register as a political 29 30 committee as provided in subsection (3).

1	(3) The electors petitioning to have the proposition
2	placed on the ballot shall register as a political committee
3	pursuant to s. 106.03, and a specific person shall be
4	designated therein as chair of the committee to act for the
5	committee.
6	(4) Each petition form circulated shall include the
7	following wording:
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9	As a registered elector of the school district
10	of County, Florida, I am petitioning for a
11	referendum election to determine whether the
12	district school board chair shall be elected by
13	districtwide vote.
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15	The petition shall also include space for the signature and
16	address of the elector. Each signature obtained shall be dated
17	when made and is valid for a period of 4 years after that
18	date.
19	(5) Upon the filing of the petitions with the district
20	school board by the chair of the committee, the district
21	school board shall submit the petitions to the supervisor of
22	elections for verification of the signatures. Within a period
23	of not more than 30 days, the supervisor of elections shall
24	determine whether the petitions contain the required number of
25	valid signatures. The supervisor of elections shall be paid by
26	the committee seeking verification the sum of 10 cents for
27	each signature checked.
28	(6) If it is determined that the petitions have the
29	required signatures, the supervisor of elections shall certify
30	the petitions to the district school board, which shall adopt
31	a formal resolution requesting that an election date be set to

1	conform to the earliest primary, general, or otherwise-called
2	special election that occurs not less than 30 days after
3	certification of the petitions. If it is determined that the
4	petitions do not contain the required signatures, the
5	supervisor of elections shall so notify the district school
6	board, which shall file the petitions without taking further
7	action, and the matter shall be at an end. No additional
8	signatures may be added to the petitions, and the petitions
9	may not be used in any other proceeding.
10	(7) No special election may be called for the sole
11	purpose of presenting the proposition to the vote of the
12	electors.
13	(8) Any school district adopting the proposition set
14	forth in this section may thereafter return to the procedure
15	otherwise provided by law by following the same procedure
16	outlined in subsection (2).
17	(9) If a proposition submitted to the electors under
18	subsection (2) calling for the district school board chair to
19	be elected by districtwide vote is approved by vote of the
20	qualified electors, the office of district school board chair
21	shall be filled at the next general election.
22	(10) The vice chair of the district school board shall
23	be elected by the members of the district school board as
24	provided in s. 1001.371.
25	(11) This section applies only to those counties
26	organized by charter that have a population of between 800,000
27	and 1 million according to the latest federal decennial
28	census.
29	Section 3. Section 1001.365, Florida Statutes, is
30	created to read:
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district school board members.--Unless otherwise provided by law, in the event of a tie vote of the district school board chair and district school board members acting in any capacity, the side on which the district school board chair voted shall be deemed to prevail. For purposes of any vote of the district school board chair and district school board members acting in any capacity, action taken pursuant to that side of a tie vote on which the district school board chair voted satisfies the requirement that action be taken by a "majority" vote or a "simple majority" vote. This section applies only to those counties organized by charter that have a population of between 800,000 and 1 million according to the latest federal decennial census.

Section 4. Section 1001.371, Florida Statutes, is amended to read:

1001.371 Organization of district school board.--On the third Tuesday after the first Monday in November of each year, the district school board shall organize by electing a chair. It may elect a vice chair, and the district school superintendent shall act ex officio as the secretary. If a vacancy should occur in the position of chair, the district school board shall proceed to elect a chair at the next ensuing regular or special meeting. At the organization meeting, the district school superintendent shall act as chair until the organization is completed. The chair and secretary shall then make and sign a copy of the proceedings of organization, including the schedule for regular meetings and the names and addresses of all district school officers, and annex their affidavits that the same is a true and correct copy of the original, and the secretary shall file the

1	document within 2 weeks with the Department of Education. $\underline{\text{This}}$
2	section does not apply to any school district with a district
3	school board chair who is elected by districtwide vote.
4	Section 5. This act shall take effect July 1, 2006.
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6	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
7	COMMITTEE SUBSTITUTE FOR <u>Senate Bill 2252</u>
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9	The committee substitute limits the application of the bill to
10	charter counties with a population of between 800,000 and 1 million, based on the latest federal decennial census, and
11	provides legislative findings for the classification.
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