By Senator Lynn

7-83-06

1	A bill to be entitled
2	An act relating to instruction for exceptional
3	students; amending s. 1003.57, F.S.; providing
4	guidelines for determining the residency of a
5	student who receives instruction as an
6	exceptional student with a disability;
7	requiring the student's placing authority or
8	parent to pay the cost of such instruction,
9	facilities, and services; providing
10	responsibilities of the Department of
11	Education; providing responsibilities of
12	residential facilities that educate exceptional
13	students with disabilities; providing
14	applicability; amending s. 1003.58, F.S.;
15	correcting a cross-reference; creating s.
16	1003.576, F.S.; requiring the Department of
17	Education to develop an individual education
18	plan form for use in developing and
19	implementing individual education plans for
20	exceptional students; requiring school
21	districts to use the form; providing an
22	effective date.
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24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Section 1003.57, Florida Statutes, is
27	amended to read:
28	1003.57 Exceptional students instruction
29	(1) Each district school board shall provide for an
30	appropriate program of special instruction, facilities, and
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services for exceptional students as prescribed by the State Board of Education as acceptable, including provisions that:

(a)(1) The district school board provide the necessary professional services for diagnosis and evaluation of exceptional students.

(b) (2) The district school board provide the special instruction, classes, and services, either within the district school system, in cooperation with other district school systems, or through contractual arrangements with approved private schools or community facilities that meet standards established by the commissioner.

(c) (3) The district school board annually provide information describing the Florida School for the Deaf and the Blind and all other programs and methods of instruction available to the parent of a sensory-impaired student.

(d) (4) The district school board, once every 3 years, submit to the department its proposed procedures for the provision of special instruction and services for exceptional students.

(e) (5) A No student may not be given special instruction or services as an exceptional student until after he or she has been properly evaluated, classified, and placed in the manner prescribed by rules of the State Board of Education. The parent of an exceptional student evaluated and placed or denied placement in a program of special education shall be notified of each such evaluation and placement or denial. Such notice shall contain a statement informing the parent that he or she is entitled to a due process hearing on the identification, evaluation, and placement, or lack thereof. Such hearings shall be exempt from the provisions of ss. 120.569, 120.57, and 286.011, except to the extent that

the State Board of Education adopts rules establishing other 2 procedures and any records created as a result of such hearings shall be confidential and exempt from the provisions 3 of s. 119.07(1). The hearing must be conducted by an 4 administrative law judge from the Division of Administrative 5 Hearings of the Department of Management Services. The 7 decision of the administrative law judge shall be final, 8 except that any party aggrieved by the finding and decision 9 rendered by the administrative law judge shall have the right to bring a civil action in the circuit court. In such an 10 action, the court shall receive the records of the 11 12 administrative hearing and shall hear additional evidence at 13 the request of either party. In the alternative, any party aggrieved by the finding and decision rendered by the 14 administrative law judge shall have the right to request an 15 impartial review of the administrative law judge's order by 16 the district court of appeal as provided by s. 120.68. 18 Notwithstanding any law to the contrary, during the pendency of any proceeding conducted pursuant to this section, unless 19 the district school board and the parents otherwise agree, the 20 21 student shall remain in his or her then-current educational 22 assignment or, if applying for initial admission to a public 23 school, shall be assigned, with the consent of the parents, in the public school program until all such proceedings have been 2.4 25 completed. (f)(6) In providing for the education of exceptional 26 27 students, the district school superintendent, principals, and 2.8 teachers shall utilize the regular school facilities and adapt them to the needs of exceptional students to the maximum 29 extent appropriate. Segregation of exceptional students shall 30

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such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily.

(q) (7) In addition to the services agreed to in a student's individual education plan, the district school superintendent shall fully inform the parent of a student having a physical or developmental disability of all available services that are appropriate for the student's disability. The superintendent shall provide the student's parent with a summary of the student's rights.

(2)(a) An exceptional student with a disability who resides in a residential facility and receives special instruction or services is considered a resident of the state in which the student's parent or quardian is a resident. The cost of such instruction, facilities, and services for a nonresident student with a disability shall be provided by the placing authority in the student's state of residence, such as a public school entity, other placing authority, or parent. A nonresident student with a disability may not be reported by any school district for FTE funding in the Florida Education Finance Program.

(b) The Department of Education shall provide to each school district a statement of the specific limitations of the district's financial obligation for exceptional students with disabilities under federal and state law. The department shall also provide to each school district technical assistance as necessary for developing a local plan to impose on a student's home state the fiscal responsibility for educating a nonresident exceptional student with a disability.

(c) The Department of Education shall develop a process by which a school district must, before providing

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services to an exceptional student with a disability who
   resides in a residential facility in this state, review the
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   residency of the student. The residential facility, not the
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    district, is responsible for billing and collecting from a
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   nonresidential student's home state payment for the student's
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    educational and related services.
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          (d) This subsection applies to any nonresident student
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   with a disability who resides in a residential facility and
    who receives instruction as an exceptional student with a
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    disability in any type of residential facility in this state,
    including, but not limited to, a public school, a private
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    school, a group home facility as defined in s. 393.063, an
    intensive residential treatment program for children and
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    adolescents as defined in s. 395.002, a facility as defined in
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    s. 394.455, an intermediate care facility for the
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    developmentally disabled or ICF/DD as defined in s. 393.063 or
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   s. 400.960, or a community residential home as defined in s.
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   419.001.
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           Section 2. Subsection (3) of section 1003.58, Florida
    Statutes, is amended to read:
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           1003.58 Students in residential care facilities.--Each
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   district school board shall provide educational programs
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    according to rules of the State Board of Education to students
    who reside in residential care facilities operated by the
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   Department of Children and Family Services.
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           (3) The district school board shall have full and
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    complete authority in the matter of the assignment and
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   placement of such students in educational programs. The parent
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   of an exceptional student shall have the same due process
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rights as are provided under <u>s. 1003.57(1)(e)</u> <del>s. 1003.57(5)</del>.

1	Notwithstanding the provisions herein, the educational program
2	at the Marianna Sunland Center in Jackson County shall be
3	operated by the Department of Education, either directly or
4	through grants or contractual agreements with other public or
5	duly accredited educational agencies approved by the
6	Department of Education.
7	Section 3. Section 1003.576, Florida Statutes, is
8	created to read:
9	1003.576 Individual education plans for exceptional
10	students The Department of Education shall develop an
11	individual education plan (IEP) form for use in developing and
12	implementing individual education plans for exceptional
13	students. The IEP form must have a streamlined format and, to
14	provide for the use of an existing IEP form when a student
15	transfers from one school district to another, the IEP form
16	developed by the department must be used in each school
17	district in the state.
18	Section 4. This act shall take effect July 1, 2006.
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21	SENATE SUMMARY
22	Provides guidelines for determining the residency of a student who receives instruction as an exceptional
23	student who receives instruction as an exceptional student. Requires the student's placing authority or parent to pay the cost of such instruction, facilities,
24	and services. Provides responsibilities of the Department of Education and of residential facilities that educate
25	exceptional students. Provides applicability. Requires
26	that school districts use a form in developing individual education plans for exceptional students.
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