1	A bill to be entitled									
2	An act relating to supplemental educational services;									
3	amending s. 1008.331, F.S.; providing restrictions on									
4	charges by specified school districts for facility rental									
5	fees paid by a state-approved supplemental educational									
6	services provider; requiring the Department of Education									
7	to annually evaluate and grade supplemental educational									
8	services providers; specifying evaluation criteria;									
9	providing reporting requirements; providing an effective									
10	date.									
11										
12	Be It Enacted by the Legislature of the State of Florida:									
13										
14	Section 1. Section 1008.331, Florida Statutes, is amended									
15	to read:									
16	1008.331 Supplemental educational services in Title I									
17	schools; school district <u>,</u> and provider, and department									
18	responsibilities									
19	(1) INCENTIVESA provider or school district may not									
20	provide incentives to entice a student or a student's parent to									
21	choose a provider. After a provider has been chosen, the student									
22	may be awarded incentives for performance or attendance, the									
23	total value of which may not exceed \$50 per student per year.									
24	(2) RESPONSIBILITIES OF SCHOOL DISTRICT AND PROVIDER									
25	(a) School districts must create a streamlined parent									
26	enrollment and provider selection process for supplemental									
27	educational services and ensure that the process enables eligible									
28	students to begin receiving supplemental educational services no									
29	later than October 15 of each school year.									
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(b) Supplemental educational services enrollment forms must 31 be made freely available to the parents of eligible students and 32 providers both prior to and after the start of the school year.

33 School districts must provide notification to parents (C) 34 of students eligible to receive supplemental educational services 35 prior to and after the start of the school year. Notification shall include contact information for state-approved providers as 36 37 well as the enrollment form, clear instructions, and timeline for 38 the selection of providers and commencement of services.

39 State-approved supplemental educational services (d) 40 providers must be able to provide services to eligible students no later than October 15 of each school year contingent upon 41 42 their receipt of their district-approved student enrollment lists 43 at least 20 days prior to the start date.

44 In the event that the contract with a state-approved (e) 45 provider is signed less than 20 days prior to October 15, the 46 provider shall be afforded no less than 20 days from the date the 47 contract was executed to begin delivering services.

48 A school district must hold open student enrollment for (f) 49 supplemental educational services unless or until it has obtained 50 a written election to receive or reject services from parents in 51 accordance with paragraph (3)(a).

52 School districts, using the same policies applied to (q) 53 other organizations that have access to school sites, shall 54 provide access to school facilities to providers that wish to use 55 these sites for supplemental educational services. A school 56 district with a student population in excess of 300,000 may only 57 charge a state-approved supplemental educational services provider facility rental fees for the actual hours that the 58

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(3) COMPLIANCE; PENALTIES FOR NONCOMPLIANCE.--

classrooms are used for tutoring by the provider.

Compliance is met when the school district has obtained 61 (a) 62 evidence of reception or rejection of services from the parents 63 of at least a majority of the students receiving free or reduced-64 price lunch in Title I schools that are eligible for parental choice of transportation or supplemental educational services 65 66 unless a waiver is granted by the State Board of Education. A 67 waiver shall only be granted if there is clear and convincing evidence of the district's efforts to secure evidence of the 68 69 parent's decision. Requirements for parental election to receive 70 supplemental educational services shall not exceed the election 71 requirements for the free and reduced-price lunch program.

72 A provider must be able to deliver supplemental (b) 73 educational services to school districts in which the provider is 74 approved by the state. If a state-approved provider withdraws 75 from offering services to students in a school district in which 76 it is approved and in which it has signed either a contract to 77 provide services or a letter of intent and the minimums per site 78 set by the provider have been met, the school district must 79 report the provider to the department. The provider shall be 80 immediately removed from the state-approved list for the current school year for that school district. Upon the second such 81 82 withdrawal in any school district, the provider shall be 83 ineligible to provide services in the state the following year.

84 (4) REALLOCATION OF FUNDS.--If a school district has not
85 spent the required supplemental educational services set-aside
86 funding, the district may apply to the Department of Education
87 after January 1 for authorization to reallocate the funds. If the

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88 Commissioner of Education does not approve the reallocation of 89 funds, the district may appeal to the State Board of Education. 90 The State Board of Education must consider the appeal within 60 91 days of its receipt, and the decision of the state board shall be 92 final. 93 (5) RESPONSIBILITIES OF THE DEPARTMENT OF EDUCATION.--The Department of Education shall assign to each state-94 (a) 95 approved supplemental educational services provider one of the 96 following grades, defined according to rules of the State Board 97 of Education: 1. "A," providing superior service. 98 99 "B," providing above satisfactory service. 2. "C," providing satisfactory service. 100 3. 101 "D," providing below satisfactory service. 4. 102 5. "F," providing unsatisfactory service. 103 (b) A state-approved supplemental educational services 104 provider's grade shall be based on a combination of student 105 learning gains and student proficiency levels, as measured by the 106 statewide assessment pursuant to s. 1008.22, and norm-referenced 107 tests approved by the Department of Education for students in 108 kindergarten through grade 3. (c) Beginning with the 2007-2008 school year, the 109 110 Department of Education shall assign a grade to each state-111 approved supplemental educational services provider and by March 112 1 report the grades to the supplemental educational services 113 providers, the school districts, parents, and the public. 114 (6) (5) RULES.--The State Board of Education may adopt rules 115 pursuant to ss. 120.536(1) and 120.54 to implement the provisions

116	of	this	sect	tion	and	may	enforce	the	provisions	of	this	section
117	pu	rsuant	t to	s	1008.	.32.						

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Section 2. This act shall take effect July 1, 2008.