1

2010

A bill to be entitled

2 An act relating to prekindergarten through grade 12 3 education funding; amending s. 212.055, F.S.; deleting the 4 requirement that a district school board imposing the 5 school capital outlay surtax implement a freeze on 6 noncapital local school property taxes; amending s. 7 216.292, F.S.; deleting provisions relating to the 8 transfer of certain funds for class size reduction; 9 amending s. 1001.395, F.S.; extending the duration of a 10 provision specifying methods to calculate the salary of a 11 district school board member; amending s. 1001.451, F.S.; revising provisions relating to the appropriation of funds 12 for regional consortium service organizations; amending s. 13 14 1002.32, F.S.; revising and correcting a calculation 15 relating to funding for lab school operating purposes; 16 amending s. 1002.33, F.S.; requiring a charter school to 17 be in compliance with maximum class size requirements based on the school-level average; revising provisions 18 19 that exempt charter school facilities from certain fees; providing that certain capital outlay funds shared with a 20 21 charter school-in-the-workplace have met expenditure 22 requirements; revising provisions relating to the 23 withholding and use of an administrative fee for provision 24 of services by the sponsor of a charter school; amending 25 s. 1002.37, F.S.; revising and correcting a calculation 26 relating to funding for Florida Virtual School operating purposes; amending s. 1002.39, F.S.; revising provisions 27 28 relating to private school documentation for quarterly

Page 1 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

29 scholarship payments under the John M. McKay Scholarships 30 for Students with Disabilities Program; amending s. 31 1002.45, F.S.; providing for school district virtual 32 instruction programs to include programs offered by community colleges; requiring that community college 33 34 instructors meet certain certification requirements; 35 providing an additional condition by which a student may 36 become eligible to enroll in a school district virtual instruction program; prohibiting a community college from 37 38 reporting students served in a school district virtual 39 instruction program for funding under the Community College Program Fund; removing obsolete provisions 40 requiring a report; amending s. 1002.71, F.S.; reducing 41 42 the amount of funds that an early learning coalition may 43 retain for administrative purposes from funds paid to 44 private prekindergarten providers and public schools; amending s. 1003.03, F.S.; requiring the Department of 45 Education to annually calculate class size measures; 46 47 requiring district school boards to hold public hearings 48 and provide information to parents on district strategies 49 to meet class size requirements; deleting obsolete 50 provisions; revising implementation options; revising 51 requirements for the Department of Education with respect 52 to the calculation of class size and the reduction and 53 reallocation of certain funds; requiring districts that 54 have not complied with class size requirements to submit a 55 plan that describes actions for compliance; providing for 56 alternative class size measures, implementation,

Page 2 of 69

CODING: Words stricken are deletions; words underlined are additions.

57 calculations, and accountability to take effect upon approval of an amendment to the State Constitution by the 58 59 electors of the state; providing for retroactive effect; 60 amending s. 1003.42, F.S.; requiring instructional materials relating to the history of African Americans to 61 62 include certain information; amending s. 1003.492, F.S.; 63 clarifying the duties of the Department of Education in approving the list of industry certifications for career 64 65 education programs; amending s. 1003.52, F.S.; providing 66 that certain requirements relating to educational services 67 in Department of Juvenile Justice programs shall be implemented to the extent funds are available; amending s. 68 69 1004.925, F.S.; revising provisions relating to the 70 certification of automotive service technology education 71 programs; providing a restriction on funding; amending s. 72 1006.28, F.S.; redefining the term "adequate instructional 73 materials" to include electronic content; creating s. 74 1006.281, F.S.; encouraging school districts to provide 75 access to an electronic learning management system for 76 teachers, students, and parents; specifying the 77 functionality of such a system; requiring the Department 78 of Education to assist school districts in deploying an 79 electronic learning management system; amending s. 80 1006.29, F.S.; providing that instructional materials 81 include electronic content; requiring that a publisher or 82 manufacturer providing instructional materials as a single 83 bundle make the materials available separately and priced 84 individually; requiring that instructional materials Page 3 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

85	adopted after a specified date for students in grades 9
86	through 12 be provided in an electronic format; amending
87	s. 1006.33, F.S.; requiring that an advertisement for bids
88	for instructional materials require the bidder to furnish
89	electronic specimen copies of the materials; providing
90	requirements for requesting certain samples; amending s.
91	1006.40, F.S.; including electronic content as an approved
92	item of instruction; authorizing the use of funds for
93	electronic or computer hardware under certain
94	circumstances; amending s. 1007.27, F.S.; providing that
95	secondary school students are authorized users of the
96	state-funded electronic library resources licensed for
97	postsecondary institutions; requiring the State Board of
98	Education and the Board of Governors to adopt rules;
99	amending s. 1010.79, F.S.; providing for the use of funds
100	in the Sophomore Level Test Trust Fund; amending s.
101	1011.03, F.S.; requiring that a district school board post
102	its proposed millage levies online; revising the
103	requirements for publishing the proposed levies in a
104	newspaper; amending s. 1011.62, F.S.; providing for the
105	allocation and use of funds appropriated for the
106	International Baccalaureate program and for students who
107	complete an industry-certified career and professional
108	academy program; revising calculations for school district
109	required local effort; revising provisions relating to the
110	transfer of categorical funds for certain purposes;
111	authorizing a district school board to transfer certain
112	categorical funds for instructional materials; authorizing
I	Page 4 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

113	the purchase of certain hardware; revising the calculation
114	for determination of a district's sparsity supplement;
115	providing that a calculation subsequent to an
116	appropriation does not result in negative state funds for
117	any district; providing for computation of prior year
118	district required local effort; amending s. 1011.64, F.S.;
119	conforming a cross-reference; amending s. 1011.66, F.S.;
120	revising provisions relating to the distribution of FEFP
121	funds; amending s. 1011.67, F.S.; deleting certain
122	requirements for distribution of funds for instructional
123	materials to school districts; amending s. 1011.68, F.S.;
124	revising a calculation for allocation of funds to school
125	districts for student transportation; amending s. 1011.71,
126	F.S.; authorizing the use of capital improvement millage
127	for certain computer hardware and hardware devices;
128	requiring that the levy of certain school district millage
129	must be approved by voters at specified elections;
130	providing restrictions; amending s. 1011.73, F.S.;
131	correcting a cross-reference; amending s. 1012.33, F.S.;
132	exempting specified reemployed instructional personnel
133	from certain requirements for determining pay; amending s.
134	1012.467, F.S.; requiring school districts to accept
135	reciprocity of certain screening for Florida High School
136	Athletic Association officials; amending s. 1012.55, F.S.;
137	requiring certification for personnel providing direct
138	instruction to students through a virtual environment or
139	through a blended virtual and physical environment;
140	amending s. 1013.62, F.S.; authorizing capital outlay
I	Page 5 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

151

153

141 funding for a charter school-in-the-workplace; requiring 142 the Office of Program Policy Analysis and Government 143 Accountability to conduct a study of the Special Facility 144 Construction Account program and make recommendations to 145 the Legislature and Governor; authorizing the Commissioner 146 of Education to administer a one-time student 147 transportation survey for the Jefferson County School 148 District; providing for the use of funds to assist in the 149 management of school district operations; providing an 150 appropriation; providing effective dates.

152 Be It Enacted by the Legislature of the State of Florida:

154Section 1. Paragraphs (d) and (e) of subsection (6) of155section 212.055, Florida Statutes, are amended to read:

156 212.055 Discretionary sales surtaxes; legislative intent; 157 authorization and use of proceeds.-It is the legislative intent 158 that any authorization for imposition of a discretionary sales 159 surtax shall be published in the Florida Statutes as a 160 subsection of this section, irrespective of the duration of the 161 levy. Each enactment shall specify the types of counties 162 authorized to levy; the rate or rates which may be imposed; the 163 maximum length of time the surtax may be imposed, if any; the 164 procedure which must be followed to secure voter approval, if 165 required; the purpose for which the proceeds may be expended; 166 and such other requirements as the Legislature may provide. 167 Taxable transactions and administrative procedures shall be as provided in s. 212.054. 168

Page 6 of 69

CODING: Words stricken are deletions; words underlined are additions.

169 SCHOOL CAPITAL OUTLAY SURTAX.-(6) 170 (d) Any school board imposing the surtax shall implement a 171 freeze on noncapital local school property taxes, at the millage 172 rate imposed in the year prior to the implementation of the surtax, for a period of at least 3 years from the date of 173 174 imposition of the surtax. This provision shall not apply to 175 existing debt service or taxes authorized in the General 176 Appropriations Act. 177 (d) (e) Surtax revenues collected by the Department of 178 Revenue pursuant to this subsection shall be distributed to the 179 school board imposing the surtax in accordance with law. 180 Section 2. Paragraph (d) of subsection (2) of section 181 216.292, Florida Statutes, is amended to read: 182 216.292 Appropriations nontransferable; exceptions.-183 (2) The following transfers are authorized to be made by 184 the head of each department or the Chief Justice of the Supreme 185 Court whenever it is deemed necessary by reason of changed 186 conditions: 187 (d) The transfer of funds by the Executive Office of the 188 Governor from appropriations for public school operations to a 189 fixed capital outlay appropriation for class size reduction 190 based on recommendations of the Florida Education Finance 191 Program Appropriation Allocation Conference or the Legislative Budget Commission pursuant to s. 1003.03(4)(a). Actions by the 192 193 Governor under this subsection are subject to the notice and 194 review provisions of s. 216.177. 195 Section 3. Subsection (3) of section 1001.395, Florida 196 Statutes, is amended to read: Page 7 of 69

CODING: Words stricken are deletions; words underlined are additions.

197	1001.395 District school board members; compensation
198	(3) Notwithstanding the provisions of this section and s.
199	145.19, for the $2010-2011$ $2009-2010$ fiscal year, the salary of
200	each district school board member shall be the amount calculated
201	pursuant to subsection (1) or the district's beginning salary
202	for teachers who hold baccalaureate degrees, whichever is less.
203	Section 4. Paragraph (c) of subsection (2) of section
204	1001.451, Florida Statutes, is amended to read:
205	1001.451 Regional consortium service organizationsIn
206	order to provide a full range of programs to larger numbers of
207	students, minimize duplication of services, and encourage the
208	development of new programs and services:
209	(2)
210	(c) Notwithstanding paragraph (a), the appropriation for
211	the <u>2010-2011</u>
212	school district and eligible member. If the amount appropriated
213	is insufficient to provide \$50,000, the funds available must be
214	prorated among all eligible districts and members. This
215	paragraph expires <u>July 1, 2011</u> July 1, 2010.
216	Section 5. Paragraphs (d) and (e) of subsection (9) of
217	section 1002.32, Florida Statutes, are amended to read:
218	1002.32 Developmental research (laboratory) schools
219	(9) FUNDING.—Funding for a lab school, including a charter
220	lab school, shall be provided as follows:
221	(d) Each lab school shall receive funds for operating
222	purposes in an amount determined as follows: multiply the
223	maximum allowable nonvoted discretionary millage for operations
224	pursuant to s. 1011.71(1) <u>and (3)</u> by the value of <u>96</u> 95 percent
I	Page 8 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

225 of the current year's taxable value for school purposes for the 226 district in which each lab school is located; divide the result 227 by the total full-time equivalent membership of the district; 228 and multiply the result by the full-time equivalent membership 229 of the lab school. The amount thus obtained shall be 230 discretionary operating funds and shall be appropriated from 231 state funds in the General Appropriations Act to the Lab School 232 Trust Fund.

233 (e) Each lab school shall receive funds for capital 234 improvement purposes in an amount determined as follows: 235 multiply the maximum allowable nonvoted discretionary millage 236 for capital improvements pursuant to s. 1011.71(2) by the value 237 of 96 95 percent of the current year's taxable value for school 238 purposes for the district in which each lab school is located; 239 divide the result by the total full-time equivalent membership 240 of the district; and multiply the result by the full-time 241 equivalent membership of the lab school. The amount thus 242 obtained shall be discretionary capital improvement funds and 243 shall be appropriated from state funds in the General 244 Appropriations Act to the Lab School Educational Facility Trust 245 Fund.

Section 6. Paragraph (b) of subsection (16), paragraph (d) of subsection (18), subsection (19), and paragraph (a) of subsection (20) of section 1002.33, Florida Statutes, are amended to read:

- 250 251
- 1002.33 Charter schools.-
- (16) EXEMPTION FROM STATUTES.-

(b) Additionally, a charter school shall be in compliance Page 9 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

253 with the following statutes: 254 Section 286.011, relating to public meetings and 1. 255 records, public inspection, and criminal and civil penalties. 256 2. Chapter 119, relating to public records. 257 3. Section 1003.03, relating to the maximum class size, 258 except that the calculation for compliance pursuant to s. 259 1003.03 shall be the average at the school level. 260 (18) FACILITIES.-261 (d) Charter school facilities are exempt from assessments of fees for building permits, except as provided in s. $553.80; \tau$ 262 263 fees for building and occupational licenses; τ impact fees or 264 exactions; τ service availability fees; τ and assessments for 265 special benefits. 266 (19) CAPITAL OUTLAY FUNDING.-Charter schools are eligible 267 for capital outlay funds pursuant to s. 1013.62. Capital outlay 268 funds authorized in s. 1011.71(2) that have been shared with a charter school-in-the-workplace prior to July 1, 2010, are 269 270 deemed to have met the authorized expenditure requirements for 271 such funds. 272 (20) SERVICES.-273 (a)1. A sponsor shall provide certain administrative and 274 educational services to charter schools. These services shall 275 include contract management services; full-time equivalent and 276 data reporting services; exceptional student education 277 administration services; services related to eligibility and reporting duties required to ensure that school lunch services 278 under the federal lunch program, consistent with the needs of 279 280 the charter school, are provided by the school district at the Page 10 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

281 request of the charter school, that any funds due to the charter 282 school under the federal lunch program be paid to the charter 283 school as soon as the charter school begins serving food under 284 the federal lunch program, and that the charter school is paid 285 at the same time and in the same manner under the federal lunch 286 program as other public schools serviced by the sponsor or the 287 school district; test administration services, including payment 288 of the costs of state-required or district-required student 289 assessments; processing of teacher certificate data services; 290 and information services, including equal access to student 291 information systems that are used by public schools in the 292 district in which the charter school is located. Student 293 performance data for each student in a charter school, 294 including, but not limited to, FCAT scores, standardized test 295 scores, previous public school student report cards, and student 296 performance measures, shall be provided by the sponsor to a 297 charter school in the same manner provided to other public 298 schools in the district.

299 2. A total administrative fee for the provision of such 300 services shall be calculated based upon up to 5 percent of the 301 available funds defined in paragraph (17) (b) for all students. 302 However, a sponsor may only withhold up to a 5-percent 303 administrative fee for enrollment for up to and including 250 304 500 students. For charter schools with a population of 251 501or more students, the difference between the total 305 administrative fee calculation and the amount of the 306 307 administrative fee withheld may only be used for capital outlay 308 purposes specified in s. 1013.62(2).

Page 11 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	Α	н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
----------------------------------	---	---	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

309 3. In addition, a sponsor may withhold only up to a 5-310 percent administrative fee for enrollment for up to and 311 including 500 students within a system of charter schools which 312 meets all of the following: 313 a. Includes both conversion charter schools and 314 nonconversion charter schools; 315 b. Has all schools located in the same county; 316 c. Has a total enrollment exceeding the total enrollment 317 of at least one school district in the state; 318 d. Has the same governing board; and 319 e. Does not contract with a for-profit service provider 320 for management of school operations. 4. The difference between the total administrative fee 321 322 calculation and the amount of the administrative fee withheld 323 pursuant to subparagraph 3. may be used for instructional and 324 administrative purposes as well as for capital outlay purposes 325 specified in s. 1013.62(2). 326 5. Each charter school shall receive 100 percent of the 327 funds awarded to that school pursuant to s. 1012.225. Sponsors 328 shall not charge charter schools any additional fees or 329 surcharges for administrative and educational services in 330 addition to the maximum 5-percent administrative fee withheld 331 pursuant to this paragraph. 332 Section 7. Paragraph (f) of subsection (3) of section 333 1002.37, Florida Statutes, is amended to read: 334 1002.37 The Florida Virtual School.-335 (3) Funding for the Florida Virtual School shall be 336 provided as follows:

Page 12 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

337 The Florida Virtual School shall receive funds for (f) 338 operating purposes in an amount determined as follows: multiply 339 the maximum allowable nonvoted discretionary millage for 340 operations pursuant to s. 1011.71(1) and (3) by the value of 96 341 95 percent of the current year's taxable value for school 342 purposes for the state; divide the result by the total full-time 343 equivalent membership of the state; and multiply the result by 344 the full-time equivalent membership of the school. The amount 345 thus obtained shall be discretionary operating funds and shall 346 be appropriated from state funds in the General Appropriations 347 Act.

348 Section 8. Paragraph (b) of subsection (8) of section 349 1002.39, Florida Statutes, is amended to read:

350 1002.39 The John M. McKay Scholarships for Students with 351 Disabilities Program.—There is established a program that is 352 separate and distinct from the Opportunity Scholarship Program 353 and is named the John M. McKay Scholarships for Students with 354 Disabilities Program.

(8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.-To be eligible to participate in the John M. McKay Scholarships for Students with Disabilities Program, a private school may be sectarian or nonsectarian and must:

(b) Provide to the department all documentation required for a student's participation, including the private school's and student's fee schedules, at least 30 days before <u>any</u> the first quarterly scholarship payment is made for the student <u>pursuant to paragraph (10) (e). A student is not eligible to</u> receive a quarterly scholarship payment if the private school

Page 13 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

365 <u>fails to meet this deadline</u>.
366
367 The inability of a private school to meet the requirements of
368 this subsection shall constitute a basis for the ineligibility
369 of the private school to participate in the scholarship program
370 as determined by the department.

CS/HB 5101, Engrossed 1

371 Section 9. Paragraphs (a) and (b) of subsection (1), 372 paragraph (a) of subsection (2), and subsections (7) and (12) of 373 section 1002.45, Florida Statutes, are amended, and paragraph 374 (d) is added to subsection (5) of that section, to read: 375 1002.45 School district virtual instruction programs.-

1002.45 School district virtual instruction programs.-

(1) PROGRAM.-

376

377

(a) For purposes of this section, the term:

378 1. "Approved provider" means a provider that is approved 379 by the Department of Education under subsection (2), the Florida 380 Virtual School, or a franchise of the Florida Virtual School<u>, or</u> 381 a community college.

382 2. "Virtual instruction program" means a program of 383 instruction provided in an interactive learning environment 384 created through technology in which students are separated from 385 their teachers by time or space, or both, and in which a 386 Florida-certified teacher under chapter 1012 is responsible for 387 at least:

388 a. Fifty percent of the direct instruction to students in389 kindergarten through grade 5; or

390 b. Eighty percent of the direct instruction to students in391 grades 6 through 12.

(b) Beginning with the 2009-2010 school year, each school Page 14 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

393 district shall provide eligible students within its boundaries 394 the option of participating in a virtual instruction program. 395 The purpose of the program is to make instruction available to 396 students using online and distance learning technology in the 397 nontraditional classroom. The program shall be:

Full-time for students enrolled in kindergarten through
 grade 12.

2. Full-time or part-time for students <u>in grades 9 through</u>
<u>12 who are</u> enrolled in dropout prevention and academic
intervention programs under s. 1003.53, or Department of
Juvenile Justice education programs under s. 1003.52, <u>core-</u>
<u>curricula courses to meet class size requirements under s.</u>
<u>1003.03</u>, or community colleges under this section <u>in grades 9</u>
<u>through 12</u>.

407

(2) PROVIDER QUALIFICATIONS.-

(a) The department shall annually provide school districts
with a list of providers approved to offer virtual instruction
programs. To be approved by the department, a provider must
document that it:

412 1. Is nonsectarian in its programs, admission policies,413 employment practices, and operations;

414 2. Complies with the antidiscrimination provisions of s. 415 1000.05;

416 3. Locates an administrative office or offices in this 417 state, requires its administrative staff to be state residents, 418 requires all instructional staff to be Florida-certified 419 teachers under chapter 1012, and conducts background screenings 420 for all employees or contracted personnel, as required by s.

Page 15 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

2010

421	1012.32, using state and national criminal history records;
422	4. Possesses prior, successful experience offering online
423	courses to elementary, middle, or high school students; and
424	5. Is accredited by the Southern Association of Colleges
425	and Schools Council on Accreditation and School Improvement, the
426	North Central Association Commission on Accreditation and School
427	Improvement, the Middle States Association of Colleges and
428	Schools Commission on Elementary Schools and Commission on
429	Secondary Schools, the New England Association of Schools and
430	Colleges, the Northwest Association of Accredited Schools, the
431	Western Association of Schools and Colleges, or the Commission
432	on International and Trans-Regional Accreditation; and
433	6. If the provider is a community college, employs
434	instructors who meet the certification requirements for
435	instructional staff under chapter 1012.
436	(5) STUDENT ELIGIBILITYA student may enroll in a virtual
437	instruction program provided by the school district in which he
438	or she resides if the student meets at least one of the
439	following conditions:
440	(d) The student has a sibling who is currently enrolled in
441	a school district virtual instruction program and that sibling
442	was enrolled in such program at the end of the prior school
443	year.
444	(7) FUNDING
445	(a) For purposes of a school district virtual instruction
446	program, "full-time equivalent student" has the same meaning as
447	provided in s. 1011.61(1)(c)1.b.(III) or (IV).
448	(b) The school district in which the student resides shall
I	Page 16 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

449 report full-time equivalent students for the school district 450 virtual instruction program to the department in a manner 451 prescribed by the department, and funding shall be provided 452 through the Florida Education Finance Program. Funds received by 453 the school district of residence for a student in a virtual 454 instruction program provided by another school district under 455 this section shall be transferred to the school district 456 providing the virtual instruction program.

457 (c) A community college provider may not report students
 458 who are served in a school district virtual instruction program
 459 for funding under the Community College Program Fund.

460 STUDY.-The department shall review the advisability (12)461 of legislatively authorizing school districts to contract with 462 approved private providers for the provision of part-time 463 virtual instruction programs for students in grades 9 through 12 464 who are not enrolled in programs under ss. 1003.52 and 1003.53. 465 The department shall report its findings and recommendations to 466 the presiding officers of the Legislature and the Governor by 467 January 15, 2010.

468 Section 10. Subsection (7) of section 1002.71, Florida 469 Statutes, is amended to read:

470

1002.71 Funding; financial and attendance reporting.-

(7) The Agency for Workforce Innovation shall require that
administrative expenditures be kept to the minimum necessary for
efficient and effective administration of the Voluntary
Prekindergarten Education Program. Administrative policies and
procedures shall be revised, to the maximum extent practicable,
to incorporate the use of automation and electronic submission

Page 17 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

477 of forms, including those required for child eligibility and 478 enrollment, provider and class registration, and monthly 479 certification of attendance for payment. A school district may 480 use its automated daily attendance reporting system for the 481 purpose of transmitting attendance records to the early learning 482 coalition in a mutually agreed-upon format. In addition, actions 483 shall be taken to reduce paperwork, eliminate the duplication of 484 reports, and eliminate other duplicative activities. Beginning 485 with the 2010-2011 2008-2009 fiscal year, each early learning coalition may retain and expend no more than 4.5 4.85 percent of 486 487 the funds paid by the coalition to private prekindergarten 488 providers and public schools under paragraph (5) (b). Funds retained by an early learning coalition under this subsection 489 490 may be used only for administering the Voluntary Prekindergarten 491 Education Program and may not be used for the school readiness 492 program or other programs.

493Section 11. Subsections (2), (3), and (4) of section4941003.03, Florida Statutes, are amended to read:

1003.03 Maximum class size.-

496

495

(2) IMPLEMENTATION. -

497 (a) The Department of Education shall annually calculate
 498 class size measures described in subsection (1) based upon the
 499 October student membership survey.

500 (b) Prior to the adoption of the district school budget 501 for 2010-2011, each district school board shall hold public 502 hearings and provide information to parents on the district's 503 website, and through any other means by which the district 504 provides information to parents and the public, on the

Page 18 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/HB 5101, Engrossed 1

505	district's strategies to meet the requirements in subsection
506	<u>(1).</u>
507	(a) Beginning with the 2003-2004 fiscal year, each school
508	district that is not in compliance with the maximums in
509	subsection (1) shall reduce the average number of students per
510	classroom in each of the following grade groupings:
511	prekindergarten through grade 3, grade 4 through grade 8, and
512	grade 9 through grade 12, by at least two students each year.
513	(b) Determination of the number of students per classroom
514	in paragraph (a) shall be calculated as follows:
515	1. For fiscal years 2003-2004 through 2005-2006, the
516	calculation for compliance for each of the 3 grade groupings
517	shall be the average at the district level.
518	2. For fiscal years 2006-2007 through 2009-2010, the
519	calculation for compliance for each of the 3 grade groupings
520	shall be the average at the school level.
521	3. For fiscal year 2010-2011 and thereafter, the
522	calculation for compliance shall be at the individual classroom
523	level.
524	4. For fiscal years 2006-2007 through 2009-2010 and
525	thereafter, each teacher assigned to any classroom shall be
526	included in the calculation for compliance.
527	(c) The Department of Education shall annually calculate
528	each of the three average class size measures defined in
529	paragraphs (a) and (b) based upon the October student membership
530	survey. For purposes of determining the baseline from which each
531	district's average class size must be reduced for the 2003-2004
532	school year, the department shall use data from the February
I	Page 19 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

533

534

2010

535 (d) Prior to the adoption of the district school budget
536 for 2004-2005, each district school board shall hold public
537 hearings to review school attendance zones in order to ensure

identification numbers as required by the department.

538 maximum use of facilities while minimizing the additional use of 539 transportation in order to comply with the two-student-per-year 540 reduction required in paragraph (a). School districts that meet 541 the constitutional class size maximums described in subsection 542 (1) are exempt from this requirement.

2003 student membership survey updated to include classroom

- (3) IMPLEMENTATION OPTIONS.-District school boards must consider, but are not limited to, implementing the following items in order to meet the constitutional class size maximums described in subsection (1) and the two-student-per-year reduction required in subsection (2):
- 548 (a) Adopt policies to encourage qualified students to take549 dual enrollment courses.
- (b) Adopt policies to encourage students to take courses
 from the Florida Virtual School <u>and school district virtual</u>
 instruction programs.
- (c)1. Repeal district school board policies that require students to have more than 24 credits to graduate from high school.
- 556 2. Adopt policies to allow students to graduate from high 557 school as soon as they pass the grade 10 FCAT and complete the 558 courses required for high school graduation.
- (d) Use methods to maximize use of instructional staff,such as changing required teaching loads and scheduling of

Page 20 of 69

CODING: Words stricken are deletions; words underlined are additions.

561 planning periods, deploying district employees that have 562 professional certification to the classroom, using adjunct 563 educators, or any other method not prohibited by law.

(e) Use innovative methods to reduce the cost of school
construction by using prototype school designs, using SMART
Schools designs, participating in the School Infrastructure
Thrift Program, or any other method not prohibited by law.

568 Use joint-use facilities through partnerships with (f) community colleges, state universities, and private colleges and 569 universities. Joint-use facilities available for use as K-12 570 571 classrooms that do not meet the K-12 State Regulations for 572 Educational Facilities in the Florida Building Code may be used 573 at the discretion of the district school board provided that 574 such facilities meet all other health, life, safety, and fire 575 codes.

576 (g) Adopt alternative methods of class scheduling, such as577 block scheduling.

578 (h) Redraw school attendance zones to maximize use of
579 facilities while minimizing the additional use of
580 transportation.

(i) Operate schools beyond the normal operating hours to
provide classes in the evening or operate more than one session
of school during the day.

(j) Use year-round schools and other nontraditional calendars that do not adversely impact annual assessment of student achievement.

(k) Review and consider amending any collective bargainingcontracts that hinder the implementation of class size

Page 21 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

589 reduction. 590 (1)Use any other approach not prohibited by law. 591 (4)ACCOUNTABILITY.-(a) 1. Beginning in the 2003-2004 fiscal year, if the 592 593 department determines for any year that a school district has 594 reduced average class size as required in subsection (2) 595 the time of the third FEFP calculation, the department shall 596 calculate an amount from the class size reduction operating 597 categorical which is proportionate to the amount of class size 598 reduction not accomplished. Upon verification of the department's calculation by the Florida Education Finance 599 600 Program Appropriation Allocation Conference and not later than 601 March 1 of each year, the Executive Office of the Governor shall 602 transfer undistributed funds equivalent to the calculated amount 603 from the district's class size reduction operating categorical 604 to an approved fixed capital outlay appropriation for class size 605 reduction in the affected district pursuant to s. 216.292(2)(d). 606 The amount of funds transferred shall be the lesser of the 607 amount verified by the Florida Education Finance Program 608 Appropriation Allocation Conference or the undistributed balance 609 of the district's class size reduction operating categorical. 610 In lieu of the transfer required by subparagraph 1., 611 the Commissioner of Education may recommend a budget amendment, 612 subject to approval by the Legislative Budget Commission, to 613 transfer an alternative amount of funds from the district's class size reduction operating categorical to its approved fixed 614 capital outlay account for class size reduction if the 615 616 commissioner finds that the State Board of Education has Page 22 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

617 reviewed evidence indicating that a district has been unable to 618 meet class size reduction requirements despite appropriate 619 effort to do so. The commissioner's budget amendment must be 620 submitted to the Legislative Budget Commission by February 15 of 621 each year.

622 3. For the 2007-2008 fiscal year and thereafter, if in any 623 fiscal year funds from a district's class size operating 624 categorical are required to be transferred to its fixed capital 625 outlay fund and the district's class size operating categorical allocation in the General Appropriations Act for that fiscal 626 year has been reduced by a subsequent appropriation, the 627 628 Commissioner of Education may recommend a 50-percent reduction 629 in the amount of the transfer.

630 (a) (b) Beginning in the 2010-2011 fiscal year and each
631 year thereafter, If the department determines that the number of
632 students assigned to any individual class exceeds the class size
633 maximum, as required in subsection (1) (2), based upon the
634 October student membership survey at the time of the third FEFP
635 calculation, the department shall:

Identify, for each grade group, the number of classes
in which the enrollment exceeds the maximum, the number of
students which exceeds the maximum for each class, and the total
number of students which exceeds the maximum for all classes.

640 2. Determine the number of <u>FTE</u> full-time equivalent
641 students which exceeds the maximum class size for each grade
642 group.

643 3. Multiply the total number of FTE students which exceeds 644 the maximum class size for each grade group by the district's Page 23 of 69

CODING: Words stricken are deletions; words underlined are additions.

645 FTE dollar amount of the class size categorical class-size- 646 reduction allocation for that year and calculate the total for 647 all three grade groups. 648 4. Multiply the total number of FTE students which exceeds 649 the maximum for all classes by an amount equal to 50 percent of 650 the base student allocation adjusted by the district cost 651 differential for the 2010-2011 fiscal year and by an amount 652 equal to the base student allocation adjusted by the district 653 cost differential beginning in the 2011-2012 fiscal year and 654 thereafter. 5.4. Reduce the district's class size class-size-reduction 655 656 operating categorical allocation by an amount equal to the sum 657 of the calculations calculation in subparagraphs subparagraph 3. 658 and 4. 659 (b) The amount of funds reduced shall be the lesser of the 660 amount calculated in paragraph (a) or the undistributed balance 661 of the district's class size categorical allocation. The Florida 662 Education Finance Program Appropriation Allocation Conference 663 shall verify the department's calculation in paragraph (a). The 664 commissioner may withhold distribution of the class size 665 categorical allocation to the extent necessary to comply with 666 paragraph (a). 667 (c) Upon verification of the department's calculation by 668 the Florida Education Finance Program Appropriation Allocation 669 Conference and no later than March 1 of each year, the Executive Office of the Governor shall place these funds in reserve, and 670 671 the undistributed funds shall revert to the General Revenue Fund 672 unallocated at the end of the fiscal year. The amount of funds Page 24 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

673	reduced shall be the lesser of the amount verified by the
674	Florida Education Finance Program Appropriation Allocation
675	Conference or the undistributed balance of the district's class-
676	size-reduction operating categorical allocation.
677	<u>(c)</u> In lieu of the reduction calculation in paragraph
678	<u>(a) (b)</u> , <u>if</u> the Commissioner of Education <u>has evidence that a</u>
679	district was unable to meet the class size requirements despite
680	appropriate efforts to do so or because of an extreme emergency,
681	the commissioner may recommend by February 15 a budget
682	amendment, subject to approval of the Legislative Budget
683	Commission, the reduction of to reduce an <u>alternate</u> alternative
684	amount of funds from the district's <u>class size</u> class-size-
685	reduction operating categorical allocation. The commissioner's
686	budget amendment must be submitted to the Legislative Budget
687	Commission by February 15 of each year.
6 6 6	
688	(d) Upon approval of the reduction calculation in
688 689	(d) Upon approval of the reduction calculation in paragraphs (a)-(c), the commissioner must prepare a reallocation
689	paragraphs (a)-(c), the commissioner must prepare a reallocation
689 690	paragraphs $(a)-(c)$, the commissioner must prepare a reallocation of the funds made available for the districts that have fully
689 690 691	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated
689 690 691 692	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student
689 690 691 692 693	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The
689 690 691 692 693 694	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The reallocation total may not exceed 25 percent of the total funds
689 690 691 692 693 694 695	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The reallocation total may not exceed 25 percent of the total funds reduced.
689 690 691 692 693 694 695 696	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The reallocation total may not exceed 25 percent of the total funds reduced. (e) Each district that has not complied with the
689 690 691 692 693 694 695 696 697	paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The reallocation total may not exceed 25 percent of the total funds reduced. (e) Each district that has not complied with the requirements in subsection (1) shall submit to the commissioner
689 690 691 692 693 694 695 696 697 698	<pre>paragraphs (a)-(c), the commissioner must prepare a reallocation of the funds made available for the districts that have fully met the class size requirements. The funds shall be reallocated by calculating an amount of up to 5 percent of the base student allocation multiplied by the total district FTE students. The reallocation total may not exceed 25 percent of the total funds reduced. (e) Each district that has not complied with the requirements in subsection (1) shall submit to the commissioner by February 15 a plan certified by the district school board</pre>

Page 25 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

701	October of the following school year. If a district submits the
702	certified plan by the required deadline, the funds remaining
703	after the reallocation calculation in paragraph (d) shall be
704	added back to the district's class size categorical allocation
705	based on each qualifying district's proportion of the total
706	reduction for all qualifying districts for which a reduction was
707	calculated in paragraphs (a)-(c). However, no district shall
708	have an amount added back that is greater than the amount that
709	was reduced.
710	(f) The department shall adjust school district class size
711	reduction categorical allocation distributions based on the
712	calculations in paragraphs (a)-(e).
713	(c) In addition to the calculation required in paragraph
714	(a), at the time of the third FEFP calculation for the 2009-2010
715	fiscal year, the department shall also prepare a simulated
716	calculation based on the requirements in paragraphs (b) and (c).
717	This simulated calculation shall be provided to the school
718	districts and the Legislature.
719	Section 12. Effective upon approval by the electors of
720	Senate Joint Resolution 2 in the 2010 General Election and
721	retroactive to the beginning of the 2010-2011 school year,
722	subsections (1) through (4) of section 1003.03, Florida
723	Statutes, are amended to read:
724	1003.03 Maximum class size
725	(1) CONSTITUTIONAL CLASS SIZE MAXIMUMSPursuant to s. 1,
726	Art. IX of the State Constitution, beginning in the 2010-2011
727	school year:
728	(a) The average number of students at the school level
I	Page 26 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

CS/HB 5101. Engrossed 1 2010 729 assigned to each teacher who is teaching core-curricula courses 730 in public school classrooms for prekindergarten through grade 3 731 may not exceed 18 students, and the maximum number of students 732 assigned to a teacher in an individual classroom may not exceed 733 21 students. 734 The average number of students at the school level (b) 735 assigned to each teacher who is teaching core-curricula courses 736 in public school classrooms for grades 4 through 8 may not exceed 22 students, and the maximum number of students assigned 737 738 to a teacher in an individual classroom may not exceed 27 739 students. 740 (c) The average number of students at the school level 741 assigned to each teacher who is teaching core-curricula courses 742 in public school classrooms for grades 9 through 12 may not 743 exceed 25 students, and the maximum number of students assigned 744 to a teacher in an individual classroom may not exceed 30 745 students. 746 (a) The maximum number of students assigned to each 747 teacher who is teaching core-curricula courses in public school 748 classrooms for prekindergarten through grade 3 may not exceed 18 749 students. 750 (b) The maximum number of students assigned to each 751 teacher who is teaching core-curricula courses in public school 752 classrooms for grades 4 through 8 may not exceed 22 students. 753 (c) The maximum number of students assigned to each 754 teacher who is teaching core-curricula courses in public school 755 classrooms for grades 9 through 12 may not exceed 25 students. 756 (2) IMPLEMENTATION.-Page 27 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

757	(a) The Department of Education shall annually calculate
758	class size measures as described in subsection (1) based upon
759	the October student membership survey.
760	(b) The calculation for compliance for each of the three
761	grade groups shall be the number of students assigned to each
762	teacher in an individual classroom and the average number of
763	students at the school level assigned to each teacher. Each
764	teacher assigned to any classroom shall be included in the
765	calculation for compliance.
766	(a) Beginning with the 2003-2004 fiscal year, each school
767	district that is not in compliance with the maximums in
768	subsection (1) shall reduce the average number of students per
769	classroom in each of the following grade groupings:
770	prekindergarten through grade 3, grade 4 through grade 8, and
771	grade 9 through grade 12, by at least two students each year.
772	(b) Determination of the number of students per classroom
773	in paragraph (a) shall be calculated as follows:
774	1. For fiscal years 2003-2004 through 2005-2006, the
775	calculation for compliance for each of the 3 grade groupings
776	shall be the average at the district level.
777	2. For fiscal years 2006-2007 through 2009-2010, the
778	calculation for compliance for each of the 3 grade groupings
779	shall be the average at the school level.
780	3. For fiscal year 2010-2011 and thereafter, the
781	calculation for compliance shall be at the individual classroom
782	level.
783	4. For fiscal years 2006-2007 through 2009-2010 and
784	thereafter, each teacher assigned to any classroom shall be
I	Page 28 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

785 included in the calculation for compliance.

786 (c) The Department of Education shall annually calculate 787 each of the three average class size measures defined in 788 paragraphs (a) and (b) based upon the October student membership 789 survey. For purposes of determining the baseline from which 790 district's average class size must be reduced for the 2003-2004 791 school year, the department shall use data from the February 792 2003 student membership survey updated to include classroom 793 identification numbers as required by the department. 794 (d) Prior to the adoption of the district school budget 795 for 2004-2005, each district school board shall hold public 796 hearings to review school attendance zones in order to ensure 797 maximum use of facilities while minimizing the additional use of 798 transportation in order to comply with the two-student-per-year 799 reduction required in paragraph (a). School districts that meet the constitutional class size maximums described in subsection 800 801 (1) are exempt from this requirement.

(3) IMPLEMENTATION OPTIONS.-District school boards must consider, but are not limited to, implementing the following items in order to meet the constitutional class size maximums described in subsection (1) and the two-student-per-year reduction required in subsection (2):

807 (a) Adopt policies to encourage qualified students to take808 dual enrollment courses.

809 (b) Adopt policies to encourage students to take courses
810 from the Florida Virtual School <u>and school district virtual</u>
811 <u>instruction programs</u>.

812

Page 29 of 69

(c)1. Repeal district school board policies that require

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

813 students to have more than 24 credits to graduate from high 814 school.

Adopt policies to allow students to graduate from high
school as soon as they pass the grade 10 FCAT and complete the
courses required for high school graduation.

(d) Use methods to maximize use of instructional staff,
such as changing required teaching loads and scheduling of
planning periods, deploying district employees that have
professional certification to the classroom, using adjunct
educators, or any other method not prohibited by law.

(e) Use innovative methods to reduce the cost of school
construction by using prototype school designs, using SMART
Schools designs, participating in the School Infrastructure
Thrift Program, or any other method not prohibited by law.

827 (f) Use joint-use facilities through partnerships with 828 community colleges, state universities, and private colleges and 829 universities. Joint-use facilities available for use as K-12 830 classrooms that do not meet the K-12 State Regulations for 831 Educational Facilities in the Florida Building Code may be used 832 at the discretion of the district school board provided that 833 such facilities meet all other health, life, safety, and fire 834 codes.

(g) Adopt alternative methods of class scheduling, such asblock scheduling.

(h) Redraw school attendance zones to maximize use of
facilities while minimizing the additional use of
transportation.

840

(i)

```
Page 30 of 69
```

Operate schools beyond the normal operating hours to

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	Α	н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
----------------------------------	---	---	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

	CS/HB 5101, Engrossed 1 2010
841	provide classes in the evening or operate more than one session
842	of school during the day.
843	(j) Use year-round schools and other nontraditional
844	calendars that do not adversely impact annual assessment of
845	student achievement.
846	(k) Review and consider amending any collective bargaining
847	contracts that hinder the implementation of class size
848	reduction.
849	(1) Use any other approach not prohibited by law.
850	(4) ACCOUNTABILITY
851	(a) If the department determines that the number of
852	students assigned to any individual classroom exceeds the
853	classroom maximum, or if the department determines that the
854	school average is greater than the school-level maximum, as
855	required in subsection (1) based upon the October student
856	membership survey, the department shall for each of the three
857	grade groups:
858	1. Identify the number of FTE students in an individual
859	classroom which is greater than the classroom maximum and the
860	number of FTE students which is greater than the school-level
861	average maximum, not including the number of FTE students which
862	is greater than the classroom maximum.
863	2. Multiply the total number of FTE students as calculated
864	in subparagraph 1. which exceeds the maximum for each grade
865	group by the district's FTE dollar amount of the class size
866	categorical allocation for that year and calculate the total
867	dollar amount for all three grade groups.
868	3. Multiply the total number of FTE students as calculated
I	Page 31 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

	F	L	0	R		D	А		Н	0	U	S	Е	()	F		R	Е	Ρ	R	Е	S	Е	Ν	Т	A	· `	Т	1	V	Е	S
--	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	--	---	---	---	---	---	---	---	---	---	---	-----	---	---	---	---	---

	CS/HB 5101, Engrossed 1 207
869	in subparagraph 1. which exceeds the maximum by an amount equal
870	to 50 percent of the base student allocation adjusted by the
871	district cost differential for the 2010-2011 fiscal year and
872	beginning in the 2011-2012 fiscal year by an amount equal to the
873	base student allocation adjusted by the district cost
874	differential.
875	4. Reduce the district's class size categorical allocation
876	by an amount equal to the sum of the calculations in
877	subparagraphs 2. and 3.
878	(b) The amount of funds reduced shall be the lesser of the
879	amount calculated in paragraph (a) or the undistributed balance
880	of the district's class size categorical allocation. The Florida
881	Education Finance Program Appropriation Allocation Conference
882	shall verify the department's calculation in paragraph (a). The
883	commissioner may withhold distribution of the class size
884	categorical allocation to the extent necessary to comply with

(a)1. Beginning in the 2003-2004 fiscal year, if the 886 887 department determines for any year that a school district has 888 not reduced average class size as required in subsection (2) at 889 the time of the third FEFP calculation, the department shall calculate an amount from the class size reduction operating 890 891 categorical which is proportionate to the amount of class size 892 reduction not accomplished. Upon verification of the 893 department's calculation by the Florida Education Finance 894 Program Appropriation Allocation Conference and not later than March 1 of each year, the Executive Office of the Governor shall 895 896 transfer undistributed funds equivalent to the calculated amount Page 32 of 69

CODING: Words stricken are deletions; words underlined are additions.

885

paragraph (a).

hb5101-02-e1

897	from the district's class size reduction operating categorical
898	to an approved fixed capital outlay appropriation for class size
899	reduction in the affected district pursuant to s. 216.292(2)(d).
900	The amount of funds transferred shall be the lesser of the
901	amount verified by the Florida Education Finance Program
902	Appropriation Allocation Conference or the undistributed balance
903	of the district's class size reduction operating categorical.
904	2. In lieu of the transfer required by subparagraph 1.,
905	the Commissioner of Education may recommend a budget amendment,
906	subject to approval by the Legislative Budget Commission, to
907	transfer an alternative amount of funds from the district's
908	class size reduction operating categorical to its approved fixed
909	capital outlay account for class size reduction if the
910	commissioner finds that the State Board of Education has
911	reviewed evidence indicating that a district has been unable to
912	meet class size reduction requirements despite appropriate
913	effort to do so. The commissioner's budget amendment must be
914	submitted to the Legislative Budget Commission by February 15 of
915	each year.
916	3. For the 2007-2008 fiscal year and thereafter, if in any
917	fiscal year funds from a district's class size operating
918	categorical are required to be transferred to its fixed capital
919	outlay fund and the district's class size operating categorical
920	allocation in the General Appropriations Act for that fiscal
921	year has been reduced by a subsequent appropriation, the
922	Commissioner of Education may recommend a 50-percent reduction
923	in the amount of the transfer.
924	(b) Beginning in the 2010-2011 fiscal year and each year
I	Page 33 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

925 thereafter, if the department determines that the number of 926 students assigned to any individual class exceeds the class size 927 maximum, as required in subsection (2), at the time of the third 928 FEFP calculation, the department shall: 929 Identify, for each grade group, the number of classes 1. 930 in which the enrollment exceeds the maximum, the number of 931 students which exceeds the maximum for each class, and the total number of students which exceeds the maximum for all classes. 932 933 2. Determine the number of full-time equivalent students 934 which exceeds the maximum class size for each grade group. 935 3. Multiply the total number of FTE students which exceeds 936 the maximum class size for each grade group by the district's 937 FTE dollar amount of the class-size-reduction allocation for 938 that year and calculate the total for all three grade groups. 939 4. Reduce the district's class-size-reduction operating 940 categorical allocation by an amount equal to the sum of the 941 calculation in subparagraph 3. 942 (c) Upon verification of the department's calculation by 943 the Florida Education Finance Program Appropriation Allocation 944 Conference and no later than March 1 of each year, the Executive 945 Office of the Governor shall place these funds in reserve, and 946 the undistributed funds shall revert to the General Revenue Fund unallocated at the end of the fiscal year. The amount of funds 947 948 reduced shall be the lesser of the amount verified by the 949 Florida Education Finance Program Appropriation Allocation 950 Conference or the undistributed balance of the district's class-951 size-reduction operating categorical allocation. 952 (c) (d) In lieu of the reduction calculation in paragraph Page 34 of 69

CODING: Words stricken are deletions; words underlined are additions.

953 (a) (b), if the Commissioner of Education has evidence that a 954 district was unable to meet the class size requirements despite 955 appropriate efforts to do so or because of an extreme emergency, 956 the commissioner may recommend by February 15 a budget 957 amendment, subject to approval of the Legislative Budget 958 Commission, the reduction of to reduce an alternate alternative 959 amount of funds from the district's class size class-size- 960 reduction operating categorical allocation. The commissioner's 961 budget amendment must be submitted to the Legislative Budget 962 Commission by February 15 of each year. 963 (d) Upon approval of the reduction calculation in 964 paragraphs (a)-(c), the commissioner must prepare a reallocation 965 of the funds made available for the districts that have fully 966 met the class size requirements. The funds shall be reallocated 967 by calculating an amount of up to 5 percent of the base student 968 allocation multiplied by the total district FTE students. The 969 reallocation total may not exceed 25 percent of the total funds 970 reduced. 971 Each district that has not complied with the (e) 972 requirements in subsection (1) shall submit to the commissioner 973 by February 15 a plan certified by the district school board 974 that describes the specific actions the district will take in 975 order to fully comply with the requirements in subsection (1) by 976 October of the following school year. If a district submits the 977 certified plan by the required deadline, the funds remaining 978 after the reallocation calculation in paragraph (d) shall be 979 added back to the district's class size categorical allocation 980 based on each qualifying district's proportion of the total

Page 35 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

981 reduction for all qualifying districts for which a reduction was 982 calculated in paragraphs (a)-(c). However, no district shall 983 have an amount added back that is greater than the amount that 984 was reduced.

985 <u>(f) The department shall adjust school district class size</u> 986 <u>reduction categorical allocation distributions based on the</u> 987 <u>calculations in paragraphs (a)-(e).</u>

988 (c) In addition to the calculation required in paragraph 989 (a), at the time of the third FEFP calculation for the 2009-2010 990 fiscal year, the department shall also prepare a simulated 991 calculation based on the requirements in paragraphs (b) and (c). 992 This simulated calculation shall be provided to the school 993 districts and the Legislature.

994 Section 13. Paragraph (h) of subsection (2) of section 995 1003.42, Florida Statutes, is amended to read:

996

1003.42 Required instruction.-

997 (2) Members of the instructional staff of the public 998 schools, subject to the rules of the State Board of Education 999 and the district school board, shall teach efficiently and 1000 faithfully, using the books and materials required that meet the 1001 highest standards for professionalism and historic accuracy, 1002 following the prescribed courses of study, and employing 1003 approved methods of instruction, the following:

(h) The history of African Americans, including the history of African peoples before the political conflicts that led to the development of slavery, the passage to America, the enslavement experience, abolition, and the contributions of African Americans to society. <u>Instructional materials shall</u>

Page 36 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.
1009 include the contributions of African Americans to American 1010 society.

1011

1012 The State Board of Education is encouraged to adopt standards 1013 and pursue assessment of the requirements of this subsection.

1014 Section 14. Subsection (2) of section 1003.492, Florida 1015 Statutes, is amended to read:

1016

1003.492 Industry-certified career education programs.-

1017 (2)The State Board of Education shall use the expertise 1018 of Workforce Florida, Inc., and Enterprise Florida, Inc., to 1019 develop and adopt rules pursuant to ss. 120.536(1) and 120.54 1020 for implementing an industry certification process. Industry 1021 certification shall be defined by the Agency for Workforce 1022 Innovation, based upon the highest available national standards 1023 for specific industry certification, to ensure student skill 1024 proficiency and to address emerging labor market and industry 1025 trends. A regional workforce board or a career and professional 1026 academy may apply to Workforce Florida, Inc., to request additions to the approved list of industry certifications based 1027 on high-demand job requirements in the regional economy. The 1028 1029 list of industry certifications approved by Workforce Florida, 1030 Inc., and the Department of Education shall be published and 1031 updated annually by a date certain, to be included in the 1032 adopted rule.

1033 Section 15. Subsection (15) of section 1003.52, Florida 1034 Statutes, is amended to read:

1035 1003.52 Educational services in Department of Juvenile 1036 Justice programs.-

Page 37 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1037 (15) (a) The Department of Education in consultation with 1038 the Department of Juvenile Justice, district school boards, and 1039 providers shall establish objective and measurable quality 1040 assurance standards for the educational component of residential 1041 and nonresidential juvenile justice facilities. These standards 1042 shall rate the district school board's performance both as a 1043 provider and contractor. The quality assurance rating for the 1044 educational component shall be disaggregated from the overall 1045 quality assurance score and reported separately.

(b) The Department of Education shall develop a comprehensive quality assurance review process and schedule for the evaluation of the educational component in juvenile justice programs. The Department of Juvenile Justice quality assurance site visit and the education quality assurance site visit shall be conducted during the same visit.

The Department of Education, in consultation with 1052 (C) 1053 district school boards and providers, shall establish minimum 1054 thresholds for the standards and key indicators for educational 1055 programs in juvenile justice facilities. If a district school 1056 board fails to meet the established minimum standards, it will 1057 be given 6 months to achieve compliance with the standards. If 1058 after 6 months, the district school board's performance is still 1059 below minimum standards, the Department of Education shall exercise sanctions as prescribed by rules adopted by the State 1060 Board of Education. If a provider, under contract with the 1061 1062 district school board, fails to meet minimum standards, such 1063 failure shall cause the district school board to cancel the 1064 provider's contract unless the provider achieves compliance

Page 38 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

FLORIDA HOUSE OF REPRESENTATIVE	F	L	0	R		D	Α		Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
---------------------------------	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

	CS/HB 5101, Engrossed 1 201
1065	within 6 months or unless there are documented extenuating
1066	circumstances.
1067	(d) The requirements in paragraphs (a), (b), and (c) shall
1068	be implemented to the extent that funds are available.
1069	Section 16. Section 1004.925, Florida Statutes, is amended
1070	to read:
1071	1004.925 Automotive service technology education programs;
1072	certification
1073	(1) All automotive service technology education programs
1074	shall be industry certified in accordance with rules adopted by
1075	the State Board of Education by 2007 .
1076	(2) New automotive service technology education programs
1077	and automotive service technology education programs that are in
1078	the process of becoming industry certified shall have 3 years to
1079	become certified.
1080	(3) Effective with the 2013-2014 fiscal year, students
1081	enrolled in an automotive service technology education program
1082	that is not industry certified pursuant to this section shall
1083	not be eligible to be reported for state funding.
1084	Section 17. Subsection (1) of section 1006.28, Florida
1085	Statutes, is amended to read:
1086	1006.28 Duties of district school board, district school
1087	superintendent; and school principal regarding K-12
1088	instructional materials
1089	(1) DISTRICT SCHOOL BOARDThe district school board has
1090	the duty to provide adequate instructional materials for all
1091	students in accordance with the requirements of this part. The
1092	term "adequate instructional materials" means a sufficient
·	Page 39 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

1093 number of textbooks or sets of materials that are available in 1094 bound, unbound, kit, or package form and may consist of hard-1095 backed or soft-backed textbooks, electronic content, 1096 consumables, learning laboratories, manipulatives, electronic 1097 media, and computer courseware or software that serve as the 1098 basis for instruction for each student in the core courses of 1099 mathematics, language arts, social studies, science, reading, 1100 and literature, except for instruction for which the school 1101 advisory council approves the use of a program that does not 1102 include a textbook as a major tool of instruction. The district 1103 school board has the following specific duties:

(a) Courses of study; adoption.—Adopt courses of study for use in the schools of the district.

1106 Textbooks.-Provide for proper requisitioning, (b) 1107 distribution, accounting, storage, care, and use of all 1108 instructional materials furnished by the state and furnish such 1109 other instructional materials as may be needed. The district 1110 school board shall assure that instructional materials used in 1111 the district are consistent with the district goals and objectives and the curriculum frameworks adopted by rule of the 1112 1113 State Board of Education, as well as with the state and district 1114 performance standards provided for in s. 1001.03(1).

(c) Other instructional materials.-Provide such other teaching accessories and aids as are needed for the school district's educational program.

(d) School library media services; establishment and maintenance.—Establish and maintain a program of school library media services for all public schools in the district, including

Page 40 of 69

CODING: Words stricken are deletions; words underlined are additions.

	CS/HB 5101, Engrossed 1 2010
1121	school library media centers, or school library media centers
1122	open to the public, and, in addition such traveling or
1123	circulating libraries as may be needed for the proper operation
1124	of the district school system.
1125	Section 18. Section 1006.281, Florida Statutes, is created
1126	to read:
1127	1006.281 Learning management systems
1128	(1) To ensure that all school districts have equitable
1129	access to digitally rich instructional materials, districts are
1130	encouraged to provide access to an electronic learning
1131	management system that allows teachers, students, and parents to
1132	access, organize, and use electronically available instructional
1133	materials and teaching and learning tools and resources, and
1134	that enables teachers to manage, assess, and track student
1135	learning.
1136	(2) To the extent fiscally and technologically feasible, a
1137	school district's electronic learning management system should
1138	allow for a single, authenticated sign-on and include the
1139	following functionality:
1140	(a) Vertically searches for, gathers, and organizes
1141	specific standards-based instructional materials.
1142	(b) Enables teachers to prepare lessons, individualize
1143	student instruction, and use best practices in providing
1144	instruction.
1145	(c) Provides communication, including access to up-to-date
1146	student performance data, in order to help teachers and parents
1147	better serve the needs of students.
1148	(d) Provides access for administrators to ensure quality
	Page 41 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

1149 of instruction within every classroom. 1150 (e) Provides access to multiple content providers. 1151 The Department of Education shall provide assistance (3) 1152 as requested by school districts in their deployment of a 1153 district electronic learning management system. 1154 Section 19. Subsection (4) of section 1006.29, Florida 1155 Statutes, is amended to read: 1156 1006.29 State instructional materials committees.-1157 (4) For purposes of state adoption, "instructional 1158 materials" means items having intellectual content that by 1159 design serve as a major tool for assisting in the instruction of 1160 a subject or course. These items may be available in bound, 1161 unbound, kit, or package form and may consist of hardbacked or 1162 softbacked textbooks, electronic content, consumables, learning 1163 laboratories, manipulatives, electronic media, and computer 1164 courseware or software. A publisher or manufacturer providing instructional materials as a single bundle shall also make the 1165 1166 instructional materials available as separate and unbundled 1167 items, each priced individually. Any instructional materials 1168 adopted after 2012-2013 for students in grades 9 through 12 1169 shall also be provided in an electronic format. The term does 1170 not include electronic or computer hardware even if such 1171 hardware is bundled with software or other electronic media, nor 1172 does it include equipment or supplies. 1173 Section 20. Paragraph (b) of subsection (1) of section 1174 1006.33, Florida Statutes, is amended to read: 1175 1006.33 Bids or proposals; advertisement and its 1176 contents.-

Page 42 of 69

CODING: Words stricken are deletions; words underlined are additions.

(1)

1177

2010

The advertisement shall state that, beginning in 2010-1178 (b) 2011, each bidder shall furnish electronic specimen copies of 1179 1180 all instructional materials submitted, at a time designated by 1181 the department, which specimen copies shall be identical with 1182 the copies approved and accepted by the members of the state 1183 instructional materials committee, as prescribed in this 1184 section, and with the copies furnished to the department and 1185 district school superintendents, as provided in this part. Any 1186 district school superintendent who requires samples in addition 1187 to the electronic format must request those samples through the 1188 department.

1189 Section 21. Subsection (4) of section 1006.40, Florida 1190 Statutes, is amended to read:

1191 1006.40 Use of instructional materials allocation; 1192 instructional materials, library books, and reference books; 1193 repair of books.-

1194 The funds described in subsection (3) which district (4)1195 school boards may use to purchase materials not on the state-1196 adopted list shall be used for the purchase of instructional 1197 materials or other items having intellectual content which 1198 assist in the instruction of a subject or course. These items 1199 may be available in bound, unbound, kit, or package form and may 1200 consist of hardbacked or softbacked textbooks, electronic 1201 content, replacements for items which were part of previously purchased instructional materials, consumables, learning 1202 1203 laboratories, manipulatives, electronic media, computer 1204 courseware or software, and other commonly accepted

Page 43 of 69

CODING: Words stricken are deletions; words underlined are additions.

1205 instructional tools as prescribed by district school board rule. 1206 The funds available to district school boards for the purchase 1207 of materials not on the state-adopted list may not be used to 1208 purchase electronic or computer hardware even if such hardware 1209 is bundled with software or other electronic media unless the 1210 district school board has complied with the requirements in s. 1211 1011.62(6)(b)5., nor may such funds be used to purchase 1212 equipment or supplies. However, when authorized to do so in the 1213 General Appropriations Act, a school or district school board 1214 may use a portion of the funds available to it for the purchase 1215 of materials not on the state-adopted list to purchase science 1216 laboratory materials and supplies.

Section 22. Subsection (1) of section 1007.27, FloridaStatutes, is amended to read:

1219

1007.27 Articulated acceleration mechanisms.-

1220 (1)It is the intent of the Legislature that a variety of 1221 articulated acceleration mechanisms be available for secondary 1222 and postsecondary students attending public educational 1223 institutions. It is intended that articulated acceleration serve 1224 to shorten the time necessary for a student to complete the 1225 requirements associated with the conference of a high school 1226 diploma and a postsecondary degree, broaden the scope of 1227 curricular options available to students, or increase the depth 1228 of study available for a particular subject. Articulated 1229 acceleration mechanisms shall include, but not be limited to, dual enrollment as provided for in s. 1007.271, early admission, 1230 1231 advanced placement, credit by examination, the International 1232 Baccalaureate Program, and the Advanced International

Page 44 of 69

CODING: Words stricken are deletions; words underlined are additions.

2010

hb5101-02-e1

1233 Certificate of Education Program. Credit earned through the 1234 Florida Virtual School shall provide additional opportunities 1235 for early graduation and acceleration. Students of Florida 1236 public secondary schools enrolled pursuant to this subsection 1237 shall be deemed authorized users of the state-funded electronic 1238 library resources that are licensed for Florida colleges and 1239 state universities by the Florida Center for Library Automation 1240 and the College Center for Library Automation. Verification of 1241 eligibility shall be in accordance with rules established by the State Board of Education and regulations established by the 1242 1243 Board of Governors and processes implemented by Florida colleges 1244 and state universities. 1245 Section 23. Section 1010.79, Florida Statutes, is amended 1246 to read: 1247 1010.79 Sophomore Level Test Trust Fund.-Chapter 99-26, 1248 Laws of Florida, re-created the Sophomore Level Test Trust Fund 1249 to record revenue and disbursements of examination fees received 1250 by the Department of Education as authorized in s. 1008.29. 1251 Effective July 1, 2010, funds remaining in the Sophomore Level 1252 Test Trust Fund may be used for any purpose authorized by the 1253 Legislature. 1254 Section 24. Section 1011.03, Florida Statutes, is amended 1255 to read: 1256 1011.03 Public hearings; budget to be submitted to 1257 Department of Education.-1258 (1)Each district school board must cause a summary of its 1259 tentative budget, including the proposed millage levies as 1260 provided for by law, and graphs illustrating a historical Page 45 of 69

CODING: Words stricken are deletions; words underlined are additions.

CS/HB 5101,	Engrossed 1
00/110 0101,	Engroooda i

1261 summary of financial and demographic data, to be <u>posted online</u> 1262 <u>and</u> advertised at least one time as a full-page advertisement in 1263 <u>a the newspaper of general</u> with the largest circulation 1264 published in the district or to be posted at the courthouse door 1265 if there be no such newspaper.

1266 (2)(a) The advertisement must include a graph illustrating 1267 the historical summary of financial and demographic data for 1268 each of the following data values which shall be plotted along 1269 the vertical axis of each graph:

1270 1. Total revenue provided to the school district from all 1271 sources for the corresponding fiscal year, including all 1272 federal, state, and local revenue.

1273 2. Total revenue provided to the school district for the
1274 corresponding fiscal year for current operations.

1275 3. Total revenue provided to the school district for the
 1276 corresponding fiscal year for fixed capital outlay projects.

1277 4. Total revenue provided to the school district for the
1278 corresponding fiscal year for debt service.

12795. Total number of unweighted full-time equivalent1280students, inclusive of all programs listed in s. 1011.62.

1281 6. Total revenue provided to the school district for
 1282 current operations divided by the number of unweighted full-time
 1283 equivalent students for the corresponding fiscal year.

1284 7. Total number of employees of the school district for
1285 the corresponding fiscal year.

1286 8. Total number of employees of the school district 1287 classified as instructional personnel under s. 1012.01 for the 1288 corresponding fiscal year.

Page 46 of 69

CODING: Words stricken are deletions; words underlined are additions.

	CS/HB 5101, Engrossed 1 2010
1289	(b) Each graph must include a separate histogram
1290	corresponding to the financial and demographic data for each of
1291	the following fiscal years, which shall be plotted along the
1292	horizontal axis of each graph:
1293	1. Current fiscal year.
1294	2. Fiscal year that is 5 years before the current fiscal
1295	year.
1296	3. Fiscal year that is 10 years before the current fiscal
1297	year.
1298	(c) The numeric value of the financial and demographic
1299	data corresponding to each histogram must be included in each
1300	graph.
1301	(2) (3) The advertisement of a district that has been
1302	required by the Legislature to increase classroom expenditures
1303	pursuant to s. 1011.64 must include the following statement:
1304	
1305	"This proposed budget reflects an increase in classroom
1306	expenditures as a percent of total current operating
1307	expenditures of XX percent over the (previous fiscal year)
1308	fiscal year. This increase in classroom expenditures is required
1309	by the Legislature because the district has performed below the
1310	required performance standard on XX of XX student performance
1311	standards for the (previous school year) school year. In order
1312	to achieve the legislatively required level of classroom
1313	expenditures as a percentage of total operating expenditures,
1314	the proposed budget includes an increase in overall classroom
1315	expenditures of \$XX,XXX,XXX above the amount spent for this same
1316	purpose during the (previous fiscal year) fiscal year. In order
•	Page 47 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

1317 to achieve improved student academic performance, this proposed 1318 increase is being budgeted for the following activities: 1319 ...(list activities and amount budgeted)...."

1320 <u>(3)</u> (4) The advertisement shall appear adjacent to the 1321 advertisement required pursuant to s. 200.065. The State Board 1322 of Education may adopt rules necessary to provide specific 1323 requirements for the format of the advertisement.

1324 (4) (4) (5) The board shall hold public hearings to adopt 1325 tentative and final budgets pursuant to s. 200.065. The hearings 1326 shall be primarily for the purpose of hearing requests and 1327 complaints from the public regarding the budgets and the 1328 proposed tax levies and for explaining the budget and proposed or adopted amendments thereto, if any. The district school board 1329 1330 shall then require the superintendent to transmit forthwith two 1331 copies of the adopted budget to the Department of Education for 1332 approval as prescribed by law and rules of the State Board of 1333 Education.

Section 25. Paragraphs (m) and (p) of subsection (1), paragraphs (a) and (b) of subsection (4), paragraph (b) of subsection (6), paragraph (d) of subsection (7), and paragraph (a) of subsection (12) of section 1011.62, Florida Statutes, are amended, and subsection (13) is added to that section, to read:

1339 1011.62 Funds for operation of schools.—If the annual 1340 allocation from the Florida Education Finance Program to each 1341 district for operation of schools is not determined in the 1342 annual appropriations act or the substantive bill implementing 1343 the annual appropriations act, it shall be determined as 1344 follows:

Page 48 of 69

CODING: Words stricken are deletions; words underlined are additions.

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

1349 Calculation of additional full-time equivalent (m) 1350 membership based on International Baccalaureate examination 1351 scores of students.-A value of 0.16 full-time equivalent student membership shall be calculated for each student enrolled in an 1352 1353 International Baccalaureate course who receives a score of 4 or 1354 higher on a subject examination. A value of 0.3 full-time 1355 equivalent student membership shall be calculated for each 1356 student who receives an International Baccalaureate diploma. 1357 Such value shall be added to the total full-time equivalent 1358 student membership in basic programs for grades 9 through 12 in 1359 the subsequent fiscal year. Each school district shall allocate 1360 80 percent of the funds received from International Baccalaureate bonus FTE funding to the school program whose 1361 students generate the funds and to school programs that prepare 1362 1363 prospective students to enroll in International Baccalaureate 1364 courses. Funds shall be expended solely for the payment of 1365 allowable costs associated with the International Baccalaureate 1366 program. Allowable costs include International Baccalaureate 1367 annual school fees; International Baccalaureate examination fees; salary, benefits, and bonuses for teachers and program 1368 1369 coordinators for the International Baccalaureate program and 1370 teachers and coordinators who prepare prospective students for 1371 the International Baccalaureate program; supplemental books; 1372 instructional supplies; instructional equipment or instructional

Page 49 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

1373	materials for International Baccalaureate courses; other
1374	activities that identify prospective International Baccalaureate
1375	students or prepare prospective students to enroll in
1376	International Baccalaureate courses; and training or
1377	professional development for International Baccalaureate
1378	teachers. School districts shall allocate the remaining 20
1379	percent of the funds received from International Baccalaureate
1380	bonus FTE funding for programs that assist academically
1381	disadvantaged students to prepare for more rigorous courses. The
1382	school district shall distribute to each classroom teacher who
1383	provided International Baccalaureate instruction:
1384	1. A bonus in the amount of \$50 for each student taught by
1385	the International Baccalaureate teacher in each International
1386	Baccalaureate course who receives a score of 4 or higher on the
1387	International Baccalaureate examination.
1388	2. An additional bonus of \$500 to each International
1389	Baccalaureate teacher in a school designated with a grade of "D"
1390	or "F" who has at least one student scoring 4 or higher on the
1391	International Baccalaureate examination, regardless of the
1392	number of classes taught or of the number of students scoring a
1393	4 or higher on the International Baccalaureate examination.
1394	
1395	Bonuses awarded to a teacher according to this paragraph shall
1396	not exceed \$2,000 in any given school year and shall be in
1397	addition to any regular wage or other bonus the teacher received
1398	or is scheduled to receive.
1399	(p) Calculation of additional full-time equivalent
1400	membership based on certification of successful completion of
·	Page 50 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

1401 industry-certified career and professional academy programs 1402 pursuant to ss. 1003.491, 1003.492, and 1003.493 and identified 1403 in the Industry Certified Funding List pursuant to rules adopted 1404 by the State Board of Education.-A value of 0.3 full-time 1405 equivalent student membership shall be calculated for each 1406 student who completes an industry-certified career and 1407 professional academy program under ss. 1003.491, 1003.492, and 1408 1003.493 and who is issued the highest level of industry 1409 certification identified annually in the Industry Certification 1410 Funding List approved under rules adopted by the State Board of 1411 Education and a high school diploma. Such value shall be added 1412 to the total full-time equivalent student membership in secondary career education programs for grades 9 through 12 in 1413 1414 the subsequent year for courses that were not funded through 1415 dual enrollment. The additional full-time equivalent membership 1416 authorized under this paragraph may not exceed 0.3 per student. Each district must allocate at least 80 percent of the funds 1417 1418 provided for industry certification, in accordance with this 1419 paragraph, to the program that generated the funds. Unless a 1420 different amount is specified in the General Appropriations Act, 1421 the appropriation for this calculation is limited to \$15 million 1422 annually. If the appropriation is insufficient to fully fund the 1423 total calculation, the appropriation shall be prorated.

(4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The
Legislature shall prescribe the aggregate required local effort
for all school districts collectively as an item in the General
Appropriations Act for each fiscal year. The amount that each
district shall provide annually toward the cost of the Florida

Page 51 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

1429 Education Finance Program for kindergarten through grade 12 1430 programs shall be calculated as follows:

1431

(a) Estimated taxable value calculations.-

1432 1.a. Not later than 2 working days prior to July 19, the 1433 Department of Revenue shall certify to the Commissioner of 1434 Education its most recent estimate of the taxable value for 1435 school purposes in each school district and the total for all 1436 school districts in the state for the current calendar year 1437 based on the latest available data obtained from the local 1438 property appraisers. The value certified shall be the taxable 1439 value for school purposes for that year, and no further 1440 adjustments shall be made, except those made pursuant to 1441 paragraphs (c) and (d), or an assessment roll change required by 1442 final judicial decisions as specified in paragraph (12) (b). Not 1443 later than July 19, the Commissioner of Education shall compute 1444 a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 95 percent of the estimated 1445 1446 state total taxable value for school purposes, would generate 1447 the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to 1448 1449 each district school board the millage rate, computed as 1450 prescribed in this subparagraph, as the minimum millage rate 1451 necessary to provide the district required local effort for that 1452 year.

b. The General Appropriations Act shall direct the
computation of the statewide adjusted aggregate amount for
required local effort for all school districts collectively from
ad valorem taxes to ensure that no school district's revenue

Page 52 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1457 from required local effort millage will produce more than 90 1458 percent of the district's total Florida Education Finance 1459 Program calculation as calculated and adopted by the 1460 Legislature, and the adjustment of the required local effort 1461 millage rate of each district that produces more than 90 percent 1462 of its total Florida Education Finance Program entitlement to a 1463 level that will produce only 90 percent of its total Florida 1464 Education Finance Program entitlement in the July calculation.

1465 2. On the same date as the certification in sub-1466 subparagraph 1.a., the Department of Revenue shall certify to 1467 the Commissioner of Education for each district:

a. Each year for which the property appraiser has
certified the taxable value pursuant to s. 193.122(2) or (3), if
applicable, since the prior certification under sub-subparagraph
1.a.

b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 1474 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value 1477 adjustment board.

1478

(b) Equalization of required local effort.-

1479 1. The Department of Revenue shall include with its 1480 certifications provided pursuant to paragraph (a) its most 1481 recent determination of the assessment level of the prior year's 1482 assessment roll for each county and for the state as a whole.

14832. The Commissioner of Education shall adjust the required1484local effort millage of each district for the current year,

Page 53 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1485 computed pursuant to paragraph (a), as follows:

a. The equalization factor for the prior year's assessment roll of each district shall be multiplied by <u>96</u> 95 percent of the taxable value for school purposes shown on that roll and by the prior year's required local-effort millage, exclusive of any equalization adjustment made pursuant to this paragraph. The dollar amount so computed shall be the additional required local effort for equalization for the current year.

b. Such equalization factor shall be computed as the quotient of the prior year's assessment level of the state as a whole divided by the prior year's assessment level of the county, from which quotient shall be subtracted 1.

1497 c. The dollar amount of additional required local effort 1498 for equalization for each district shall be converted to a 1499 millage rate, based on <u>96</u> 95 percent of the current year's 1500 taxable value for that district, and added to the required local 1501 effort millage determined pursuant to paragraph (a).

1502 Notwithstanding the limitations imposed pursuant to s. 3. 1503 1011.71(1), the total required local-effort millage, including 1504 additional required local effort for equalization, shall be an 1505 amount not to exceed 10 minus the maximum millage allowed as 1506 nonvoted discretionary millage, exclusive of millage authorized 1507 pursuant to s. 1011.71(2). Nothing herein shall be construed to 1508 allow a millage in excess of that authorized in s. 9, Art. VII 1509 of the State Constitution.

4. For the purposes of this chapter, the term "assessment level" means the value-weighted mean assessment ratio for the county or state as a whole, as determined pursuant to s.

Page 54 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1513 195.096, or as subsequently adjusted. However, for those parcels 1514 studied pursuant to s. 195.096(3)(a)1. which are receiving the assessment limitation set forth in s. 193.155, and for which the 1515 1516 assessed value is less than the just value, the department shall 1517 use the assessed value in the numerator and the denominator of 1518 such assessment ratio. In the event a court has adjudicated that 1519 the department failed to establish an accurate estimate of an 1520 assessment level of a county and recomputation resulting in an 1521 accurate estimate based upon the evidence before the court was 1522 not possible, that county shall be presumed to have an 1523 assessment level equal to that of the state as a whole.

1524 5. If, in the prior year, taxes were levied against an 1525 interim assessment roll pursuant to s. 193.1145, the assessment 1526 level and prior year's nonexempt assessed valuation used for the 1527 purposes of this paragraph shall be those of the interim 1528 assessment roll.

1529

CATEGORICAL FUNDS.-(6)

1530 If a district school board finds and declares in a (b) 1531 resolution adopted at a regular meeting of the school board that 1532 the funds received for any of the following categorical 1533 appropriations are urgently needed to maintain school board 1534 specified academic classroom instruction, the school board may 1535 consider and approve an amendment to the school district 1536 operating budget transferring the identified amount of the 1537 categorical funds to the appropriate account for expenditure: 1538 1. Funds for student transportation. 2. 1539 Funds for safe schools.

1540

3. Funds for supplemental academic instruction.

```
Page 55 of 69
```

CODING: Words stricken are deletions; words underlined are additions.

1541 4. Funds for research-based reading instruction. 1542 5. Funds for instructional materials if all instructional material purchases necessary to provide updated materials 1543 1544 aligned to Next Generation Sunshine State Standards and 1545 benchmarks and that meet statutory requirements of content and 1546 learning have been completed for that fiscal year, but no sooner 1547 than March 1, 2011 2010. Funds available after March 1 may be 1548 used to purchase hardware for student instruction. 1549 DETERMINATION OF SPARSITY SUPPLEMENT.-(7)1550 Each district's allocation of sparsity supplement (d) 1551 funds shall be adjusted in the following manner: 1552 A maximum discretionary levy per FTE value for each 1. 1553 district shall be calculated by dividing the value of each 1554 district's maximum discretionary levy by its FTE student count. 1555 2. A state average discretionary levy value per FTE shall 1556 be calculated by dividing the total maximum discretionary levy 1557 value for all districts by the state total FTE student count. 1558 3. A total potential funds per FTE for each district shall 1559 be calculated by dividing the total potential funds, not 1560 including Florida School Recognition Program funds, Merit Award 1561 Program funds, and the minimum guarantee funds, for each 1562 district by its FTE student count. 1563 A state average total potential funds per FTE shall be 4. 1564 calculated by dividing the total potential funds, not including 1565 Florida School Recognition Program funds, Merit Award Program funds, and the minimum guarantee funds, for all districts by the 1566 1567 state total FTE student count. 1568 5. For districts that have a levy value per FTE as

Page 56 of 69

CODING: Words stricken are deletions; words underlined are additions.

1569 calculated in subparagraph 1. higher than the state average 1570 calculated in subparagraph 2., a sparsity wealth adjustment 1571 shall be calculated as the product of the difference between the 1572 state average levy value per FTE calculated in subparagraph 2. 1573 and the district's levy value per FTE calculated in subparagraph 1574 1. and the district's FTE student count and -1. However, no 1575 district shall have a sparsity wealth adjustment that, when 1576 applied to the total potential funds calculated in subparagraph 1577 3., would cause the district's total potential funds per FTE to 1578 be less than the state average calculated in subparagraph 4.

1579 6. Each district's sparsity supplement allocation shall be
1580 calculated by adding the amount calculated as specified in
1581 paragraphs (a) and (b) and the wealth adjustment amount
1582 calculated in this paragraph.

(12) TOTAL ALLOCATION OF STATE FUNDS TO EACH DISTRICT FOR CURRENT OPERATION.—The total annual state allocation to each district for current operation for the FEFP shall be distributed periodically in the manner prescribed in the General Appropriations Act.

(a) If the funds appropriated for current operation of the
FEFP are not sufficient to pay the state requirement in full,
the department shall prorate the available state funds to each
district in the following manner:

1592 1. Determine the percentage of proration by dividing the 1593 sum of the total amount for current operation, as provided in 1594 this paragraph for all districts collectively, and the total 1595 district required local effort into the sum of the state funds 1596 available for current operation and the total district required

Page 57 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1597 local effort.

1598 2. Multiply the percentage so determined by the sum of the 1599 total amount for current operation as provided in this paragraph 1600 and the required local effort for each individual district.

1601 3. From the product of such multiplication, subtract the 1602 required local effort of each district; and the remainder shall 1603 be the amount of state funds allocated to the district for 1604 current operation. <u>However, no calculation subsequent to the</u> 1605 <u>appropriation shall result in negative state funds for any</u> 1606 <u>district.</u>

1607 (13) COMPUTATION OF PRIOR YEAR DISTRICT REQUIRED LOCAL 1608 EFFORT.-Calculations required in this section shall be based on 1609 95 percent of the taxable value for school purposes for fiscal 1610 years prior to the 2010-2011 fiscal year.

1611 Section 26. Paragraph (a) of subsection (4) of section 1612 1011.64, Florida Statutes, is amended to read:

1613 1011.64 School district minimum classroom expenditure 1614 requirements.-

1615 (4) In order for the Department of Education to monitor 1616 the implementation of this section, each school district which 1617 is required to increase emphasis on classroom activities from 1618 operating funds pursuant to subsection (1) shall submit to the 1619 department the following two reports in a format determined by 1620 the department:

(a) An initial report, which shall include the proposed
budget actions identified for increased classroom expenditures,
a description of how such actions are designed to improve
student achievement, and a copy of the published statement

Page 58 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

1625 required by s. 1011.03(2)(3). This report shall be submitted 1626 within 30 days after final budget approval as provided in s. 1627 200.065.

1628 Section 27. Section 1011.66, Florida Statutes, is amended 1629 to read:

Distribution of FEFP funds.-The distribution of 1630 1011.66 1631 FEFP funds shall be made in payments on or about the 10th and 1632 26th of each month. Upon the request of any school district whose net state FEFP funding is less than 60 percent of its 1633 1634 gross state and local FEFP funding, the Department of Education 1635 shall distribute to that school district in the first quarter of 1636 the fiscal year an amount from the funds appropriated for the FEFP in the General Appropriations Act up to a maximum of 15 1637 1638 percent of that school district's gross state and local FEFP 1639 funding or that school district's net state FEFP funding, whichever is less. 1640

1641 Section 28. Subsection (1) of section 1011.67, Florida 1642 Statutes, is amended to read:

1643

1011.67 Funds for instructional materials.-

1644 (1)The department is authorized to allocate and 1645 distribute to each district an amount as prescribed annually by 1646 the Legislature for instructional materials for student 1647 membership in basic and special programs in grades K-12, which 1648 will provide for growth and maintenance needs. For purposes of 1649 this subsection, unweighted full-time equivalent students 1650 enrolled in the lab schools in state universities are to be 1651 included as school district students and reported as such to the 1652 department. These funds shall be distributed to school districts

Page 59 of 69

CODING: Words stricken are deletions; words underlined are additions.

1653 as follows: 50 percent on or about July 10; 35 percent on or 1654 about October 10; 10 percent on or about January 10; and 5 1655 percent on or about June 10. The annual allocation shall be 1656 determined as follows:

1657 (a) The growth allocation for each school district shall1658 be calculated as follows:

1659 1. Subtract from that district's projected full-time equivalent membership of students in basic and special programs in grades K-12 used in determining the initial allocation of the Florida Education Finance Program, the prior year's full-time equivalent membership of students in basic and special programs in grades K-12 for that district.

1665 2. Multiply any such increase in full-time equivalent 1666 student membership by the allocation for a set of instructional 1667 materials, as determined by the department, or as provided for 1668 in the General Appropriations Act.

1669 3. The amount thus determined shall be that district's 1670 initial allocation for growth for the school year. However, the 1671 department shall recompute and adjust the initial allocation 1672 based on actual full-time equivalent student membership data for 1673 that year.

(b) The maintenance of the instructional materials
allocation for each school district shall be calculated by
multiplying each district's prior year full-time equivalent
membership of students in basic and special programs in grades
K-12 by the allocation for maintenance of a set of instructional
materials as provided for in the General Appropriations Act. The
amount thus determined shall be that district's initial

Page 60 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

1681 allocation for maintenance for the school year; however, the 1682 department shall recompute and adjust the initial allocation 1683 based on such actual full-time equivalent student membership 1684 data for that year.

(c) In the event the funds appropriated are not sufficient for the purpose of implementing this subsection in full, the department shall prorate the funds available for instructional materials after first funding in full each district's growth allocation.

1690 Section 29. Subsection (2) of section 1011.68, Florida 1691 Statutes, is amended to read:

1692 1011.68 Funds for student transportation.—The annual allocation to each district for transportation to public school programs, including charter schools as provided in s. 1695 1002.33(17)(b), of students in membership in kindergarten through grade 12 and in migrant and exceptional student programs below kindergarten shall be determined as follows:

1698 (2) The allocation for each district shall be calculated 1699 annually in accordance with the following formula:

1700 T = B + EX. The elements of this formula are defined as 1701 follows: T is the total dollar allocation for transportation. B 1702 is the base transportation dollar allocation prorated by an 1703 adjusted student membership count. The adjusted membership count 1704 shall be derived from a multiplicative index function in which the base student membership is adjusted by multiplying it by 1705 1706 index numbers that individually account for the impact of the 1707 price level index, average bus occupancy, and the extent of 1708 rural population in the district. EX is the base transportation

Page 61 of 69

CODING: Words stricken are deletions; words underlined are additions.

hb5101-02-e1

1709 dollar allocation for disabled students prorated by an adjusted disabled student membership count. The base transportation 1710 dollar allocation for disabled students is the total state base 1711 1712 disabled student membership count weighted for increased costs 1713 associated with transporting disabled students and multiplying 1714 it by an the prior year's average per student cost for transportation as determined by the Legislature. The adjusted 1715 disabled student membership count shall be derived from a 1716 1717 multiplicative index function in which the weighted base 1718 disabled student membership is adjusted by multiplying it by 1719 index numbers that individually account for the impact of the 1720 price level index, average bus occupancy, and the extent of 1721 rural population in the district. Each adjustment factor shall 1722 be designed to affect the base allocation by no more or less 1723 than 10 percent.

1724 Section 30. Paragraph (d) of subsection (2) and paragraph 1725 (b) of subsection (3) of section 1011.71, Florida Statutes, are 1726 amended to read:

1727

1011.71 District school tax.-

In addition to the maximum millage levy as provided in 1728 (2)1729 subsection (1), each school board may levy not more than 1.5 1730 mills against the taxable value for school purposes for district 1731 schools, including charter schools at the discretion of the 1732 school board, to fund:

1733 (d) Effective July 1, 2008, The purchase, lease-purchase, 1734 or lease of new and replacement equipment; computer hardware, including electronic hardware and other hardware devices 1735 1736

necessary for gaining access to or enhancing the use of

Page 62 of 69

CODING: Words stricken are deletions; words underlined are additions.

1737 electronic content and resources or to facilitate the access to 1738 and the use of a school district's electronic learning 1739 management system pursuant to s. 1006.281, excluding software 1740 other than the operating system necessary to operate the 1741 hardware or device; τ and enterprise resource software 1742 applications that are classified as capital assets in accordance 1743 with definitions of the Governmental Accounting Standards Board, 1744 have a useful life of at least 5 years, and are used to support 1745 districtwide administration or state-mandated reporting 1746 requirements. 1747 (3) 1748 In addition to the millage authorized in this section, (b) 1749 each district school board may, by a super majority vote, levy 1750 an additional 0.25 mills for critical capital outlay needs or 1751 for critical operating needs. If levied for capital outlay, 1752 expenditures shall be subject to the requirements of this 1753 section. If levied for operations, expenditures shall be 1754 consistent with the requirements for operating funds received 1755 pursuant to s. 1011.62. If the district levies this additional 1756 0.25 mills for operations, the compression adjustment pursuant 1757 to s. 1011.62(5) shall be calculated and added to the district's 1758 FEFP allocation. Millage levied pursuant to this paragraph is 1759 subject to the provisions of s. 200.065. In order to be 1760 continued after the 2010-2011 fiscal year, millage levied 1761 pursuant to this paragraph must be approved by the voters of the 1762 district at the 2010 next general election or at a subsequent 1763 election held at any time, except that not more than one such 1764 election shall be held during any 12-month period. Any millage

Page 63 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb5101-02-e1

1765 <u>so authorized shall be levied for a period not in excess of 2</u> 1766 <u>years or until changed by another millage election, whichever is</u> 1767 <u>earlier. If any such election is invalidated by a court of</u> 1768 <u>competent jurisdiction, such invalidated election shall be</u> 1769 considered not to have been held.

1770 Section 31. Subsection (2) of section 1011.73, Florida 1771 Statutes, is amended to read:

1772

1011.73 District millage elections.-

1773 MILLAGE AUTHORIZED NOT TO EXCEED 4 YEARS.-The district (2)1774 school board, pursuant to resolution adopted at a regular 1775 meeting, shall direct the county commissioners to call an 1776 election at which the electors within the school district may 1777 approve an ad valorem tax millage as authorized under s. 1778 1011.71(9)(8). Such election may be held at any time, except 1779 that not more than one such election shall be held during any 1780 12-month period. Any millage so authorized shall be levied for a 1781 period not in excess of 4 years or until changed by another 1782 millage election, whichever is earlier. If any such election is invalidated by a court of competent jurisdiction, such 1783 invalidated election shall be considered not to have been held. 1784 1785 Section 32. Paragraph (g) of subsection (3) of section 1786 1012.33, Florida Statutes, is amended to read:

1787 1012.33 Contracts with instructional staff, supervisors, 1788 and school principals.-

1789 (3)

(g) Beginning July 1, 2001, for each employee who enters into a written contract, pursuant to this section, in a school district in which the employee was not employed as of June 30,

Page 64 of 69

CODING: Words stricken are deletions; words underlined are additions.

1793 2001, or was employed as of June 30, 2001, but has since broken 1794 employment with that district for 1 school year or more, for 1795 purposes of pay, a district school board must recognize and 1796 accept each year of full-time public school teaching service 1797 earned in the State of Florida for which the employee received a 1798 satisfactory performance evaluation; however, an employee may 1799 voluntarily waive this provision. Instructional personnel 1800 employed pursuant to s. 121.091(9)(b) and (c) are exempt from 1801 the provisions of this paragraph.

1802Section 33. Paragraph (a) of subsection (7) of section18031012.467, Florida Statutes, is amended to read:

1804 1012.467 Noninstructional contractors who are permitted 1805 access to school grounds when students are present; background 1806 screening requirements.-

1807 The Department of Law Enforcement shall implement a (7)(a) 1808 system that allows for the results of a criminal history check provided to a school district to be shared with other school 1809 1810 districts through a secure Internet website or other secure 1811 electronic means. The Department of Law Enforcement may adopt rules under ss. 120.536(1) and 120.54 to implement this 1812 1813 paragraph. School districts must accept reciprocity of level 2 1814 screenings for Florida High School Athletic Association 1815 officials. 1816 Section 34. Subsection (1) of section 1012.55, Florida 1817 Statutes, is amended to read: 1818 1012.55 Positions for which certificates required.-

1819 (1) The State Board of Education shall classify school
1820 services, designate the certification subject areas, establish

Page 65 of 69

CODING: Words stricken are deletions; words underlined are additions.

2010

hb5101-02-e1

1821 competencies, including the use of technology to enhance student 1822 learning, and certification requirements for all school-based 1823 personnel, and adopt rules in accordance with which the 1824 professional, temporary, and part-time certificates shall be 1825 issued by the Department of Education to applicants who meet the 1826 standards prescribed by such rules for their class of service. 1827 Each person employed or occupying a position as school supervisor, school principal, teacher, library media specialist, 1828 1829 school counselor, athletic coach, or other position in which the 1830 employee serves in an instructional capacity, in any public 1831 school of any district of this state shall hold the certificate 1832 required by law and by rules of the State Board of Education in 1833 fulfilling the requirements of the law for the type of service 1834 rendered. Such positions include personnel providing direct 1835 instruction to students through a virtual environment or through 1836 a blended virtual and physical environment. The Department of 1837 Education shall identify appropriate educator certification for 1838 the instruction of specified courses in an annual publication of 1839 a directory of course code numbers for all programs and courses 1840 that are funded through the Florida Education Finance Program. 1841 However, the state board shall adopt rules authorizing district 1842 school boards to employ selected noncertificated personnel to 1843 provide instructional services in the individuals' fields of 1844 specialty or to assist instructional staff members as education 1845 paraprofessionals.

1846 Section 35. Paragraph (a) of subsection (1) of section 1847 1013.62, Florida Statutes, is amended to read: 1848

1013.62 Charter schools capital outlay funding.-

Page 66 of 69

CODING: Words stricken are deletions; words underlined are additions.

(1) In each year in which funds are appropriated for charter school capital outlay purposes, the Commissioner of Education shall allocate the funds among eligible charter schools.

1853 (a) To be eligible for a funding allocation, a charter1854 school must:

1855 1.a. Have been in operation for 3 or more years; 1856 b. Be governed by a governing board established in the 1857 state for 3 or more years which operates both charter schools 1858 and conversion charter schools within the state;

1859 c. Be an expanded feeder chain of a charter school within 1860 the same school district that is currently receiving charter 1861 school capital outlay funds; or

1862d. Have been accredited by the Commission on Schools of1863the Southern Association of Colleges and Schools; or

1864 <u>e. Serve students in facilities that are provided by a</u> 1865 <u>business partner for a charter school-in-the-workplace pursuant</u> 1866 <u>to s. 1002.33(15)(b)</u>.

1867 2. Have financial stability for future operation as a 1868 charter school.

1869 3. Have satisfactory student achievement based on state1870 accountability standards applicable to the charter school.

1871 4. Have received final approval from its sponsor pursuant1872 to s. 1002.33 for operation during that fiscal year.

1873 5. Serve students in facilities that are not provided by1874 the charter school's sponsor.

1875Section 36.Special Facility Construction Account study.-1876The Office of Program Policy Analysis and Government

Page 67 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

1877 Accountability (OPPAGA) shall conduct a study of the Special 1878 Facility Construction Account program to examine the 1879 effectiveness of s. 1013.64(2), Florida Statutes, and shall 1880 provide recommendations. The study shall examine the criteria to 1881 determine program eligibility; the criteria to determine project 1882 eligibility; the procedures used to evaluate potential projects; 1883 the procedures for determining the priority list; and whether, 1884 historically, the funded projects were needed by the districts 1885 based on student enrollment data, age, and usefulness of 1886 district facilities at the time of the request, on the 1887 district's educational plant survey, or on other relevant 1888 information. OPPAGA should also make recommendations for 1889 improving the process of providing appropriations for projects 1890 under the Special Facility Construction Account. OPPAGA shall 1891 submit the results of the study to the President of the Senate, 1892 the Speaker of the House of Representatives, and the Executive 1893 Office of the Governor no later than January 31, 2011. 1894 The Commissioner of Education is authorized to Section 37. 1895 administer a one-time student transportation survey for the 1896 Jefferson County School District to serve as a substitute for 1897 the statewide, scheduled October and February surveys which were 1898 omitted by the district. The survey process shall be conducted 1899 according to standard survey procedures, and the result shall be 1900 incorporated into the 2009-2010 student transportation final 1901 calculation. Notwithstanding the requirements of s. 1011.68(5), 1902 Florida Statutes, from the funds generated from the 1903 transportation survey, the school district shall use \$50,000 to 1904 contract for consulting services to assist in the management of

Page 68 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

FLORIDA HOUSE OF REPRESENTATI

1905	school district operations for 2010-2011. The consultant or
1906	consulting group shall be approved by the Commissioner of
1907	Education.
1908	Section 38. There is appropriated \$21,244,177 in
1909	nonrecurring funds from the General Revenue Fund for the 2010-
1910	2011 fiscal year to award bonuses to effective teachers through
1911	the Dale Hickam Excellent Teaching Program pursuant to s.
1912	1012.72, Florida Statutes.
1913	Section 39. Except as otherwise expressly provided in this
1914	act, this act shall take effect July 1, 2010.

Page 69 of 69

CODING: Words stricken are deletions; words <u>underlined</u> are additions.