By Senator Benacquisto

	27-01488-11 20111822
1	A bill to be entitled
2	An act relating to school choice; amending s. 1002.38,
3	F.S.; revising legislative intent and eligibility
4	requirements for participation in the Opportunity
5	Scholarship Program; deleting provisions that
6	authorize an opportunity scholarship for attendance at
7	a private school; requiring that an opportunity
8	scholarship remain in force until the student
9	graduates from high school; revising school district
10	obligations and deleting provisions relating to
11	private schools to conform to changes made by the act;
12	amending ss. 1001.42 and 1002.20, F.S.; conforming
13	provisions to changes made by the act; deleting an
14	obsolete provision relating to the John M. McKay
15	Scholarships for Students with Disabilities Program;
16	providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Section 1002.38, Florida Statutes, is amended to
21	read:
22	1002.38 Opportunity Scholarship Program
23	(1) FINDINGS AND INTENTThe purpose of this section is to
24	provide enhanced opportunity for students in this state to gain
25	the knowledge and skills necessary for postsecondary education,
26	a career education, or the world of work. The Legislature
27	recognizes that the voters of the State of Florida, in the
28	November 1998 general election, amended s. 1, Art. IX of the
29	Florida Constitution so as to make education a paramount duty of

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27-01488-11 20111822 30 the state. The Legislature finds that the State Constitution requires the state to provide a uniform, safe, secure, 31 32 efficient, and high-quality system which allows the opportunity 33 to obtain a high-quality education. The Legislature further 34 finds that a student should not be compelled, against the wishes 35 of the student's parent, to remain in a school found by the 36 state to be failing for 2 years in a 4-year period. The 37 Legislature shall make available opportunity scholarships in order to give parents the opportunity for their children to 38 attend a public school that is performing satisfactorily or to 39 40 attend an eligible private school when the parent chooses to 41 apply the equivalent of the public education funds generated by 42 his or her child to the cost of tuition in the eligible private 43 school as provided in paragraph (6) (a). Eligibility of a private 44 school shall include the control and accountability requirements 45 that, coupled with the exercise of parental choice, are 46 reasonably necessary to secure the educational public purpose, 47 as delineated in subsection (4).

48

(2) OPPORTUNITY SCHOLARSHIP ELIGIBILITY.-

49 (a) A public school student's parent may request and 50 receive from the state an opportunity scholarship for the 51 student to enroll in and attend a <u>public</u> private school in 52 accordance with the provisions of this section if:

53 (a)-1. By assigned school attendance area or by special 54 assignment, the student has spent the prior school year in 55 attendance at a public school that has been designated pursuant 56 to s. 1008.34 as performance grade category "D" or "F $_{\tau}$ " failing 57 to make adequate progress, and that is in one of the two lowest-58 performing categories pursuant to s. 1008.33 has had 2 school

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27-01488-11 20111822 59 years in a 4-year period of such low performance, and the 60 student's attendance occurred during a school year in which such 61 designation was in effect; 62 2. The student has been in attendance elsewhere in the 63 public school system and has been assigned to such school for 64 the next school year; or 65 3. The student is entering kindergarten or first grade and has been notified that he or she the student has been assigned 66 to such school for the next school year. 67 (b) The parent has obtained acceptance for admission of the 68 69 student to a private school eligible for the program pursuant to 70 subsection (4), and has notified the Department of Education and 71 the school district of the request for an opportunity 72 scholarship no later than July 1 of the first year in which the 73 student intends to use the scholarship. 74 (b) The provisions of This section does shall not apply to 75 a student who is enrolled in a school operating for the purpose 76 of providing educational services to youth in Department of 77 Juvenile Justice commitment programs. For purposes of continuity 78 of educational choice, the opportunity scholarship shall remain 79 in force until the student graduates from high school returns to a public school or, if the student chooses to attend a private 80 81 school the highest grade of which is grade 8, until the student matriculates to high school and the public high school to which 82 the student is assigned is an accredited school with a 83 84 performance grade category designation of "C" or better. 85 However, at any time upon reasonable notice to the Department of 86 Education and the school district, the student's parent may 87 remove the student from the private school and place the student

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27-01488-11 20111822 88 in a public school, as provided in subparagraph (3)(a)2. 89 (3) SCHOOL DISTRICT OBLIGATIONS.-90 (a) A school district shall, for each student enrolled in 91 or assigned to a school that has been designated as provided in subsection (2) performance grade category "F" for 2 school years 92 93 in a 4-year period: 94 1. Timely notify the parent of the student as soon as such 95 designation is made of all options available pursuant to this 96 section. 97 2. Offer that student's parent an opportunity to enroll the 98 student in a the public school within the district that has been 99 designated by the state pursuant to s. 1008.34 as a school performing higher than that in which the student is currently 100 101 enrolled or to which the student has been assigned, but not less 102 than performance grade category "C." The parent is not required

103 to accept this offer in lieu of requesting a state opportunity 104 scholarship to a private school. The student shall have the 105 opportunity to continue attendance in attending the higher-106 performing higher performing public school feeder pattern shall 107 remain in force until the student graduates from high school.

(b) The parent of a student enrolled in or assigned to a 108 109 school that has been designated as provided in subsection (2) performance grade category "F" for 2 school years in a 4-year 110 111 period may choose as an alternative to subparagraph (a)2. to 112 enroll the student in and transport the student to a higher-113 performing public school that has available space in any other 114 an adjacent school district in the state, and that school 115 district shall accept the student and report the student for 116 purposes of the district's funding pursuant to the Florida

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27-01488-11 117 Education Finance Program. (c) For students in the school district who are 118 119 participating in the state Opportunity Scholarship Program, the

120 school district shall provide locations and times to take all 121 statewide assessments required pursuant to s. 1008.22.

122 (d) Students with disabilities who are eligible to receive 123 services from the school district under federal or state law, 124 and who participate in this program, remain eligible to receive 125 services from the school district as provided by federal or 126 state law.

127 (e) If for any reason a qualified private school is not 128 available for the student or If the parent chooses to request that the student be enrolled in a higher-performing the higher 129 130 performing public school in the school district, rather than 131 choosing to request the state opportunity scholarship, 132 transportation costs to the higher-performing higher performing 133 public school shall be the responsibility of the school 134 district. The district may utilize state categorical 135 transportation funds or state-appropriated public school choice 136 incentive funds for this purpose.

137 (4) PRIVATE SCHOOL ELIGIBILITY.-To be eligible to 138 participate in the Opportunity Scholarship Program, a private school must be a Florida private school, may be sectarian or 139 140 nonsectarian, and must:

141 (a) Demonstrate fiscal soundness by being in operation for 142 1 school year or provide the Department of Education with a statement by a certified public accountant confirming that the 143 144 private school desiring to participate is insured and the owner 145 or owners have sufficient capital or credit to operate the

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

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146	school for the upcoming year serving the number of students
147	anticipated with expected revenues from tuition and other
148	sources that may be reasonably expected. In lieu of such a
149	statement, a surety bond or letter of credit for the amount
150	equal to the opportunity scholarship funds for any quarter may
151	be filed with the department.
152	(b) Notify the Department of Education and the school
153	district in whose service area the school is located of its
154	intent to participate in the program under this section by May 1
155	of the school year preceding the school year in which it intends
156	to participate. The notice shall specify the grade levels and
157	services that the private school has available for the
158	Opportunity Scholarship Program.
159	(c) Comply with the antidiscrimination provisions of 42
160	<del>U.S.C. s. 2000d.</del>
161	(d) Meet state and local health and safety laws and codes.
162	(e) Accept scholarship students on an entirely random and
163	religious-neutral basis without regard to the student's past
164	academic history; however, the private school may give
165	preference in accepting applications to siblings of students who
166	have already been accepted on a random and religious-neutral
167	basis.
168	(f) Be subject to the instruction, curriculum, and
169	attendance criteria adopted by an appropriate nonpublic school
170	accrediting body and be academically accountable to the parent
171	for meeting the educational needs of the student. The private
172	school must furnish a school profile which includes student
173	performance.
174	(g) Employ or contract with teachers who hold a

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175	baccalaureate or higher degree, or have at least 3 years of
176	teaching experience in public or private schools, or have
177	special skills, knowledge, or expertise that qualifies them to
178	provide instruction in subjects taught.
179	(h) Comply with all state statutes relating to private
180	schools.
181	(i) Accept as full tuition and fees the amount provided by
182	the state for each student.
183	(j) Agree not to compel any student attending the private
184	school on an opportunity scholarship to profess a specific
185	ideological belief, to pray, or to worship.
186	(k) Adhere to the tenets of its published disciplinary
187	procedures prior to the expulsion of any opportunity scholarship
188	student.
189	(5) OBLIGATION OF PROGRAM PARTICIPATION
190	(a) Any student participating in the Opportunity
191	Scholarship Program must remain in attendance throughout the
192	school year, unless excused by the school for illness or other
193	good cause, and must comply fully with the school's code of
194	conduct.
195	(b) The parent of each student participating in the
196	Opportunity Scholarship Program must comply fully with the
197	private school's parental involvement requirements, unless
198	excused by the school for illness or other good cause.
199	(c) The parent shall ensure that the student participating
200	in the Opportunity Scholarship Program takes all statewide
201	assessments required pursuant to s. 1008.22.
202	(d) A participant who fails to comply with this subsection
203	shall forfeit the opportunity scholarship.

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204	(6) OPPORTUNITY SCHOLARSHIP FUNDING AND PAYMENT
205	(a) The maximum opportunity scholarship granted for an
206	eligible student shall be a calculated amount equivalent to the
207	base student allocation in the Florida Education Finance Program
208	multiplied by the appropriate cost factor for the educational
209	program that would have been provided for the student in the
210	district school to which he or she was assigned, multiplied by
211	the district cost differential. In addition, the calculated
212	amount shall include the per-student share of instructional
213	materials funds, technology funds, and other categorical funds
214	as provided for this purpose in the General Appropriations Act.
215	(b) The amount of the opportunity scholarship shall be the
216	calculated amount or the amount of the private school's tuition
217	and fees, whichever is less. Fees eligible shall include
218	textbook fees, lab fees, and other fees related to instruction,
219	including transportation.
220	(c) The school district shall report all students who are
221	attending a private school under this program. The students
222	attending private schools on opportunity scholarships shall be
223	reported separately from those students reported for purposes of
224	the Florida Education Finance Program.
225	(d) The public or private school that provides services to
226	students with disabilities shall receive the weighted funding
227	for such services at the appropriate funding level consistent
228	with the provisions of s. 1011.62(1)(e).
229	(e) For purposes of calculating the opportunity
230	scholarship, a student will be eligible for the amount of the
231	appropriate basic cost factor if:
232	1. The student currently participates in a Group I program

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27-01488-11 20111822 233 funded at the basic cost factor and is not subsequently 234 identified as having a disability; or 235 2. The student currently participates in a Group II program 236 and the parent has chosen a private school that does not provide 237 the additional services funded by the Group II program. 238 (f) Following annual notification on July 1 of the number 239 of participants, the Department of Education shall transfer from 240 each school district's appropriated funds the calculated amount from the Florida Education Finance Program and authorized 241 242 categorical accounts to a separate account for the Opportunity 243 Scholarship Program for quarterly disbursement to the parents of 244 participating students. 245 (g) Upon proper documentation reviewed and approved by the Department of Education, the Chief Financial Officer shall make 246 247 opportunity scholarship payments in four equal amounts no later 248 than September 1, November 1, February 1, and April 1 of each 249 academic year in which the opportunity scholarship is in force. 250 The initial payment shall be made after Department of Education 251 verification of admission acceptance, and subsequent payments 252 shall be made upon verification of continued enrollment and 253 attendance at the private school. Payment must be by individual 254 warrant made payable to the student's parent and mailed by the 255 Department of Education to the private school of the parent's 256 choice, and the parent shall restrictively endorse the warrant 257 to the private school. (7) LIABILITY.-No liability shall arise on the part of the 258

260 <u>(4)(8)</u> RULES.—The State Board of Education may adopt rules 261 pursuant to ss. 120.536(1) and 120.54 to implement <del>the</del>

state based on any grant or use of an opportunity scholarship.

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263	noncompliance with subsections (3) and (5). However, the
264	inclusion of eligible private schools within options available
265	to Florida public school students does not expand the regulatory
266	authority of the state, its officers, or any school district to
267	impose any additional regulation of private schools beyond those
268	reasonably necessary to enforce requirements expressly set forth
269	in this section.
270	Section 2. Subsection (20) of section 1001.42, Florida
271	Statutes, is amended to read:
272	1001.42 Powers and duties of district school boardThe
273	district school board, acting as a board, shall exercise all
274	powers and perform all duties listed below:
275	(20) OPPORTUNITY SCHOLARSHIPSAdopt policies allowing
276	students attending schools that have been designated with a
277	grade of <u>"D" or</u> "F $_{ au}$ " pursuant to s. 1008.34 and that are in one
278	of the two lowest-performing categories pursuant to s. 1008.33
279	failing to make adequate progress, for 2 school years in a 4-
280	<del>year period</del> to attend a <u>higher-performing</u> higher performing
281	school in the district or <u>any other</u> an adjoining district in the
282	state or be granted a state opportunity scholarship to a private
283	school, in conformance with s. 1002.38 and State Board of
284	Education rule.
285	Section 3. Paragraph (b) of subsection (6) of section
286	1002.20, Florida Statutes, is amended to read:
287	1002.20 K-12 student and parent rightsParents of public
288	school students must receive accurate and timely information
289	regarding their child's academic progress and must be informed
290	of ways they can help their child to succeed in school. K-12

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     students and their parents are afforded numerous statutory
292
     rights including, but not limited to, the following:
293
          (6) EDUCATIONAL CHOICE.-
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           (b) Private school choices.-Parents of public school
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     students may seek private school choice options under certain
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     programs.
297
          1. Under the Opportunity Scholarship Program, the parent of
298
     a student in a failing public school may request and receive an
299
     opportunity scholarship for the student to attend a private
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     school in accordance with the provisions of s. 1002.38.
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          1.2. Under the McKay Scholarships for Students with
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     Disabilities Program, the parent of a public school student with
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     a disability who is dissatisfied with the student's progress may
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     request and receive a McKay Scholarship for the student to
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     attend a private school in accordance with the provisions of s.
306
     1002.39.
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          2.3. Under the Florida Tax Credit Scholarship Program, the
     parent of a student who qualifies for free or reduced-price
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309
     school lunch may seek a scholarship from an eligible nonprofit
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     scholarship-funding organization in accordance with the
     provisions of s. 1002.395.
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          Section 4. This act shall take effect July 1, 2011.
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