1	A bill to be entitled
2	An act relating to the authority to enforce public school
3	improvement; repealing s. 1008.33, F.S., which establishes
4	the authority of the State Board of Education and the
5	Department of Education to enforce accountability
6	requirements, categorize public schools based on student
7	performance, and apply intervention and support strategies
8	to improve student performance; amending ss. 1001.42,
9	1002.33, 1006.40, 1008.345, and 1012.2315, F.S.;
10	conforming provisions and cross-references; providing an
11	effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. <u>Section 1008.33</u> , Florida Statutes, is repealed.
16	Section 2. Subsection (18) of section 1001.42, Florida
17	Statutes, is amended to read:
18	1001.42 Powers and duties of district school board.—The
19	district school board, acting as a board, shall exercise all
20	powers and perform all duties listed below:
21	(18) IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNTABILITY
22	Maintain a state system of school improvement and education
23	accountability as provided by statute and State Board of
24	Education rule. This system of school improvement and education
25	accountability shall be consistent with, and implemented
26	through, the district's continuing system of planning and
27	budgeting required by this section and ss. 1008.385, 1010.01,
28	and 1011.01. This system of school improvement and education
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29 accountability shall comply with the provisions of ss. 1008.33, 30 1008.34, 1008.345, and 1008.385 and include the following:

31 (a) School improvement plans.—The district school board 32 shall annually approve and require implementation of a new, 33 amended, or continuation school improvement plan for each school 34 in the district.

35 (b) Public disclosure.-The district school board shall 36 provide information regarding the performance of students and 37 educational programs as required pursuant to ss. 1008.22 and 1008.385 and implement a system of school reports as required by 38 39 statute and State Board of Education rule which shall include schools operating for the purpose of providing educational 40 41 services to youth in Department of Juvenile Justice programs, and for those schools, report on the elements specified in s. 42 43 1003.52(19). Annual public disclosure reports shall be in an 44 easy-to-read report card format and shall include the school's grade, high school graduation rate calculated without GED tests, 45 disaggregated by student ethnicity, and performance data as 46 specified in state board rule. 47

(c) School improvement funds.—The district school board shall provide funds to schools for developing and implementing school improvement plans. Such funds shall include those funds appropriated for the purpose of school improvement pursuant to s. 24.121(5)(c).

53 Section 3. Paragraph (o) of subsection (9) of section 54 1002.33, Florida Statutes, is amended to read: 55 1002.33 Charter schools.-

56

(9) CHARTER SCHOOL REQUIREMENTS.-

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57 Upon notification that a charter school receives a (\circ) 58 school grade of "D" for 2 consecutive years or a school grade of "F" under s. 1008.34(2), the charter school sponsor or the 59 60 sponsor's staff shall require the director and a representative 61 of the governing body to submit to the sponsor for approval a school improvement plan to raise student achievement and to 62 63 implement the plan. The sponsor has the authority to approve a school improvement plan that the charter school will implement 64 65 in the following school year. The sponsor may also consider the 66 State Board of Education's recommended action pursuant to s. 67 1008.33(1) as part of the school improvement plan. The 68 Department of Education shall offer technical assistance and training to the charter school and its governing body and 69 70 establish guidelines for developing, submitting, and approving 71 such plans.

1. If the charter school fails to improve its student performance from the year immediately prior to the implementation of the school improvement plan, the sponsor shall place the charter school on probation and shall require the charter school governing body to take one of the following corrective actions:

78 a. Contract for the educational services of the charter 79 school;

b. Reorganize the school at the end of the school year under a new director or principal who is authorized to hire new staff and implement a plan that addresses the causes of inadequate progress; or

84

c. Reconstitute the charter school.

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85 2. A charter school that is placed on probation shall 86 continue the corrective actions required under subparagraph 1. 87 until the charter school improves its student performance from 88 the year prior to the implementation of the school improvement 89 plan.

3. Notwithstanding any provision of this paragraph, the
sponsor may terminate the charter at any time pursuant to
subsection (8).

93 Section 4. Paragraph (a) of subsection (2) of section94 1006.40, Florida Statutes, is amended to read:

95 1006.40 Use of instructional materials allocation; 96 instructional materials, library books, and reference books; 97 repair of books.-

98 (2) (a) Each district school board must purchase current 99 instructional materials to provide each student with a textbook 100 or other instructional materials as a major tool of instruction 101 in core courses of the appropriate subject areas of mathematics, 102 language arts, science, social studies, reading, and literature 103 for kindergarten through grade 12. Such purchase must be made 104 within the first 2 years after the effective date of the 105 adoption cycle; however, this requirement is waived for the 106 adoption cycle occurring in the 2008-2009 academic year for 107 schools within the district which are identified in the top four 108 categories of schools pursuant to s. 1008.33, as amended by chapter 2009-144, Laws of Florida. The Commissioner of Education 109 110 may provide a waiver of this requirement for the adoption cycle 111 occurring in the 2008-2009 academic year if the district 112 demonstrates that it has intervention and support strategies to Page 4 of 7

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113 address the particular needs of schools in the lowest two 114 categories. Unless specifically provided for in the General 115 Appropriations Act, the cost of instructional materials 116 purchases required by this paragraph shall not exceed the amount 117 of the district's allocation for instructional materials, pursuant to s. 1011.67, for the previous 2 years. 118 119 Section 5. Paragraph (d) of subsection (6) of section 1008.345, Florida Statutes, is amended to read: 120 121 1008.345 Implementation of state system of school 122 improvement and education accountability.-(6) 123 124 (d) The commissioner shall assign a community assessment 125 team to each school district or governing board with a school 126 graded "F" or a school in the lowest-performing category 127 pursuant to s. 1008.33 to review the school performance data and 128 determine causes for the low performance, including the role of 129 school, area, and district administrative personnel. The 130 community assessment team shall review a high school's 131 graduation rate calculated without GED tests for the past 3 132 years, disaggregated by student ethnicity. The team shall make 133 recommendations to the school board or the governing board and 134 to the State Board of Education which address the causes of the 135 school's low performance and may be incorporated into the school 136 improvement plan. The assessment team shall include, but not be 137 limited to, a department representative, parents, business 138 representatives, educators, representatives of local 139 governments, and community activists, and shall represent the demographics of the community from which they are appointed. 140 Page 5 of 7

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141 Section 6. Section 1012.2315, Florida Statutes, is amended 142 to read:

143

1012.2315 Assignment of teachers.-

144 LEGISLATIVE FINDINGS AND INTENT.-The Legislature finds (1)145 disparities between teachers assigned to teach in a majority of 146 schools that do not need improvement and schools that do need 147 improvement pursuant to s. 1008.33. The disparities may be found 148 in the assignment of temporarily certified teachers, teachers in 149 need of improvement, and out-of-field teachers and in the 150 performance of the students. It is the intent of the Legislature 151 that district school boards have flexibility through the 152 collective bargaining process to assign teachers more equitably 153 across the schools in the district.

154 (2) ASSIGNMENT TO SCHOOLS CATEGORIZED AS IN NEED OF 155 IMPROVEMENT. School districts may not assign a higher percentage 156 than the school district average of temporarily certified 157 teachers, teachers in need of improvement, or out-of-field 158 teachers to schools in one of the three lowest-performing 159 categories under s. 1008.33(3)(b). Each school district shall 160 annually certify to the Commissioner of Education that this 161 requirement has been met. If the commissioner determines that a 162 school district is not in compliance with this subsection, the 163 State Board of Education shall be notified and shall take action 164 pursuant to s. 1008.32 in the next regularly scheduled meeting 165 to require compliance. (3) SALARY INCENTIVES. - District school boards are 166

167 authorized to provide salary incentives to meet the requirement 168 of subsection (2). A district school board may not sign a Page 6 of 7

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169 collective bargaining agreement that precludes the school 170 district from providing sufficient incentives to meet this 171 requirement.

172 (2) (4) COLLECTIVE BARGAINING.—Notwithstanding provisions 173 of chapter 447 relating to district school board collective 174 bargaining, collective bargaining provisions may not preclude a 175 school district from providing incentives to high-quality 176 teachers and assigning such teachers to low-performing schools.

177 <u>(3)(5)</u> REPORT.—Schools graded "D" or "F" shall annually 178 report their teacher-retention rate. Included in this report 179 shall be reasons listed for leaving by each teacher who left the 180 school for any reason.

181

Section 7. This act shall take effect July 1, 2011.