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2 An act relating to education; amending s. 1002.33, 3 F.S.; clarifying enforcement of policies agreed to by 4 the sponsor and charter school which are subsequently 5 amended; requiring a charter school sponsor to submit 6 an annual report that includes specified information; 7 authorizing a charter school operated by a Florida 8 College System institution to serve students in 9 kindergarten through grade 12 if certain criteria are 10 met; authorizing a school district to enter into certain interlocal agreements and authorizing charter 11 schools to use the school district for certain related 12 services; revising provisions relating to the timely 13 submission of charter school applications; providing 14 15 requirements relating to the appeal of a denied application submitted by a high-performing charter 16 17 school; prohibiting a sponsor from requiring a charter 18 school to have a certificate of occupancy before the 19 first day of school or to identify the students who will be enrolled; providing for modification of a 20 21 charter; requiring a sponsor to make student academic achievement for all students a priority in deciding 22 23 whether to renew a charter; modifying charter school 24 requirements for financial records; imposing rules that follow the closing of a charter school or 25 termination of a charter; requiring a charter school 26 27 to maintain a public website with certain information; 28 providing that certain district school duties also

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29	apply to charter schools; restricting the membership
30	of a charter school governing board; amending s.
31	1002.331, F.S.; modifying a limitation for increasing
32	student enrollment; providing that the sponsor may
33	deny a request to increase enrollment under certain
34	circumstances; establishing timeframes for a charter
35	school requesting that multiple charters be
36	consolidated; requiring the Commissioner of Education
37	to annually review a high-performing charter school's
38	eligibility for high-performing status; authorizing
39	declassification as a high-performing charter school;
40	amending s. 1002.332, F.S.; revising requirements for
41	classification as a high-performing charter school
42	system; requiring the commissioner to annually review
43	a high-performing charter school system's eligibility
44	for high-performing status; authorizing
45	declassification as a high-performing charter school
46	system; requiring that full implementation of online
47	assessments for Next Generation Sunshine State
48	Standards in English/language arts and mathematics for
49	all kindergarten through grade 12 public school
50	students occur only after the technology
51	infrastructure, connectivity, and capacity of all
52	public schools and school districts have been load
53	tested and independently verified as ready for
54	successful deployment and implementation; requiring
55	that the technology infrastructure, connectivity, and
56	capacity of all public schools and school districts
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57	that administer statewide standardized assessments
58	pursuant to s. 1008.22, F.S., be load tested and
59	independently verified as appropriate, adequate,
60	efficient, and sustainable; requiring the Department
61	of Education to develop a proposed statewide, standard
62	charter contract; amending s. 1012.2315, F.S.;
63	providing that a student may not be assigned to an
64	unsatisfactory teacher, particularly in a single
65	subject if the student is in high school or middle
66	school, for two consecutive school years; allowing a
67	parent to choose for his or her child to be taught by
68	a particular teacher in an extracurricular course
69	under certain circumstances; amending s. 1002.31,
70	F.S.; providing a calculation for compliance with
71	class size maximums for a public school of choice;
72	creating s. 1002.451, F.S.; creating schools of
73	technology to allow school districts to be innovative
74	with industry-leading technology and earn flexibility
75	for high academic achievement; describing permissible
76	learning models; specifying student eligibility
77	requirements; providing guiding principles for schools
78	of innovation; providing guiding principles for
79	schools of technology; specifying requirements of a
80	performance contract between the State Board of
81	- Education and an innovation school of technology;
82	establishing the term of the performance contract;
83	providing for funding; exempting schools of technology
84	from ch. 1000-1013, F.S., subject to certain
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85	exceptions; exempting such schools from certain ad
86	valorem taxes and other requirements; specifying
87	school district eligibility; establishing an
88	application process; limiting the number of schools of
89	technology that may be operated and established in a
90	school district; providing for a Region of Technology
91	in which three or more school districts enter into a
92	joint performance contract; requiring the State Board
93	of Education to monitor schools of technology for
94	compliance with the act and performance contracts;
95	requiring the State Board of Education to adopt rules;
96	requiring a school district with an innovation school
97	of technology to submit an annual report to the State
98	Board of Education and the Legislature; specifying
99	requirements for such report; providing an effective
100	date.
101	
102	Be It Enacted by the Legislature of the State of Florida:
103	
104	Section 1. Paragraph (b) of subsection (5), paragraphs
105	(b), (c), and (h) of subsection (6), paragraphs (a) and (c) of
106	subsection (7), and paragraph (a) of subsection (8) of section
107	1002.33, Florida Statutes, are amended, to read:
108	1002.33 Charter schools
109	(5) SPONSOR; DUTIES
110	(b) Sponsor duties
111	1.a. The sponsor shall monitor and review the charter
112	school in its progress toward the goals established in the
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113 charter.

b. The sponsor shall monitor the revenues and expenditures of the charter school and perform the duties provided in s. 1002.345.

117 c. The sponsor may approve a charter for a charter school 118 before the applicant has identified space, equipment, or 119 personnel, if the applicant indicates approval is necessary for 120 it to raise working funds.

121 The sponsor sponsor's policies shall not apply its d. 122 policies to a charter school unless mutually agreed to by both 123 the sponsor and the charter school. If the sponsor subsequently amends any agreed-upon sponsor policy, the version of the policy 124 125 in effect at the time of the execution of the charter, or any subsequent modification thereof, shall remain in effect and the 126 127 sponsor may not hold the charter school responsible for any provision of a newly revised policy until the revised policy is 128 129 mutually agreed upon.

e. The sponsor shall ensure that the charter is innovative
and consistent with the state education goals established by s.
1000.03(5).

f. The sponsor shall ensure that the charter school participates in the state's education accountability system. If a charter school falls short of performance measures included in the approved charter, the sponsor shall report such shortcomings to the Department of Education.

g. The sponsor shall not be liable for civil damages under
state law for personal injury, property damage, or death
resulting from an act or omission of an officer, employee,

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141	agent, or governing body of the charter school.
142	h. The sponsor shall not be liable for civil damages under
143	state law for any employment actions taken by an officer,
144	employee, agent, or governing body of the charter school.
145	i. The sponsor's duties to monitor the charter school
146	shall not constitute the basis for a private cause of action.
147	j. The sponsor shall not impose additional reporting
148	requirements on a charter school without providing reasonable
149	and specific justification in writing to the charter school.
150	k. The sponsor shall submit an annual report to the
151	Department of Education in a web-based format to be determined
152	by the department.
153	(I) The report shall include the following information:
154	(A) The number of draft applications received on or before
155	May 1 and each applicant's contact information.
156	(B) The number of final applications received on or before
157	August 1 and each applicant's contact information.
158	(C) The date each application was approved, denied, or
159	withdrawn.
160	(D) The date each final contract was executed.
161	(II) Beginning August 31, 2013, and each year thereafter,
162	the sponsor shall submit to the department the information for
163	the applications submitted the previous year.
164	(III) The department shall compile an annual report, by
165	district, and post the report on its website by November 1 of
166	each year.
167	2. Immunity for the sponsor of a charter school under
168	subparagraph 1. applies only with respect to acts or omissions
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169 not under the sponsor's direct authority as described in this 170 section.

3. This paragraph does not waive a district school board'ssovereign immunity.

173 A Florida College System institution may work with the 4. 174 school district or school districts in its designated service 175 area to develop charter schools that offer secondary education. 176 These charter schools must include an option for students to 177 receive an associate degree upon high school graduation. If a 178 Florida College System institution operates an approved teacher 179 preparation program under s. 1004.04 or s. 1004.85, the 180 institution may operate no more than one charter school that 181 serves students in kindergarten through grade 12. In kindergarten through grade 8, the charter school shall implement 182 183 innovative blended learning instructional models in which, for a given course, a student learns in part through online delivery 184 185 of content and instruction with some element of student control 186 over time, place, path, or pace and in part at a supervised 187 brick-and-mortar location away from home. A student in a blended 188 learning course must be a full-time student of the charter 189 school and receive the online instruction in a classroom setting at the charter school. District school boards shall cooperate 190 191 with and assist the Florida College System institution on the 192 charter application. Florida College System institution 193 applications for charter schools are not subject to the time 194 deadlines outlined in subsection (6) and may be approved by the district school board at any time during the year. Florida 195 196 College System institutions may not report FTE for any students

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who receive FTE funding through the Florida Education Finance



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198 Program. 199 5. A school district may enter into nonexclusive 200 interlocal agreements with federal and state agencies, counties, municipalities, and other governmental entities that operate 201 202 within the geographical borders of the school district to act on 203 behalf of such governmental entities in the inspection, 204 issuance, and other necessary activities for all necessary 205 permits, licenses, and other permissions that a charter school 206 needs in order for development, construction, or operation. A 207 charter school may use, but may not be required to use, a school district for these services. The interlocal agreement must 208 include, but need not be limited to, the identification of fees 209 210 that charter schools will be charged for such services. The fees 211 must consist of the governmental entity's fees plus a fee for 212 the school district to recover no more than actual costs for 213 providing such services. These services and fees are not 214 included within the services to be provided pursuant to subsection (20). 215 216 APPLICATION PROCESS AND REVIEW.-Charter school (6) 217 applications are subject to the following requirements: 218 A sponsor shall receive and review all applications (b)

for a charter school using an evaluation instrument developed by the Department of Education. A sponsor shall receive and consider charter school applications received on or before August 1 of each calendar year for charter schools to be opened at the beginning of the school district's next school year, or to be opened at a time agreed to by the applicant and the

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225	sponsor. A sponsor may not refuse to receive a charter school
226	application submitted before August 1 and may receive an
227	application submitted applications later than August 1 this date
228	if it chooses. In order to facilitate greater collaboration in
229	the application process, an applicant may submit a draft charter
230	school application on or before May 1 with an application fee of
231	\$500. If a draft application is timely submitted, the sponsor
232	shall review and provide feedback as to material deficiencies in
233	the application by July 1. The applicant shall then have until
234	August 1 to resubmit a revised and final application. The
235	sponsor may approve the draft application. A sponsor may not
236	charge an applicant for a charter any fee for the processing or
237	consideration of an application, and a sponsor may not base its
238	consideration or approval of <u>a final</u> an application upon the
239	promise of future payment of any kind. Before approving or
240	denying any final application, the sponsor shall allow the
241	applicant, upon receipt of written notification, at least 7
242	calendar days to make technical or nonsubstantive corrections
243	and clarifications, including, but not limited to, corrections
244	of grammatical, typographical, and like errors or missing
245	signatures, if such errors are identified by the sponsor as
246	cause to deny the <u>final</u> application.

In order to facilitate an accurate budget projection
 process, a sponsor shall be held harmless for FTE students who
 are not included in the FTE projection due to approval of
 charter school applications after the FTE projection deadline.
 In a further effort to facilitate an accurate budget projection,
 within 15 calendar days after receipt of a charter school

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application, a sponsor shall report to the Department of Education the name of the applicant entity, the proposed charter school location, and its projected FTE.

256 2. In order to ensure fiscal responsibility, an 257 application for a charter school shall include a full accounting 258 of expected assets, a projection of expected sources and amounts 259 of income, including income derived from projected student 260 enrollments and from community support, and an expense 261 projection that includes full accounting of the costs of 262 operation, including start-up costs.

263 A sponsor shall by a majority vote approve or deny an 3.a. application no later than 60 calendar days after the application 264 265 is received, unless the sponsor and the applicant mutually agree 266 in writing to temporarily postpone the vote to a specific date, 267 at which time the sponsor shall by a majority vote approve or 268 deny the application. If the sponsor fails to act on the 269 application, an applicant may appeal to the State Board of 270 Education as provided in paragraph (c). If an application is 271 denied, the sponsor shall, within 10 calendar days after such 272 denial, articulate in writing the specific reasons, based upon 273 good cause, supporting its denial of the charter application and 274 shall provide the letter of denial and supporting documentation 275 to the applicant and to the Department of Education.

b. An application submitted by a high-performing charter school identified pursuant to s. 1002.331 may be denied by the sponsor only if the sponsor demonstrates by clear and convincing evidence that:

280

(I) The application does not materially comply with the

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281 requirements in paragraph (a);

(II) The charter school proposed in the application does not materially comply with the requirements in paragraphs (9) (a)-(f);

(III) The proposed charter school's educational program does not substantially replicate that of the applicant or one of the applicant's high-performing charter schools;

(IV) The applicant has made a material misrepresentation or false statement or concealed an essential or material fact during the application process; or

(V) The proposed charter school's educational program and financial management practices do not materially comply with the requirements of this section.

295 Material noncompliance is a failure to follow requirements or a 296 violation of prohibitions applicable to charter school 297 applications, which failure is quantitatively or qualitatively 298 significant either individually or when aggregated with other 299 noncompliance. An applicant is considered to be replicating a 300 high-performing charter school if the proposed school is 301 substantially similar to at least one of the applicant's high-302 performing charter schools and the organization or individuals 303 involved in the establishment and operation of the proposed 304 school are significantly involved in the operation of replicated 305 schools.

306 c. If the sponsor denies an application submitted by a 307 high-performing charter school, the sponsor must, within 10 308 calendar days after such denial, state in writing the specific

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309 reasons, based upon the criteria in sub-subparagraph b., 310 supporting its denial of the application and must provide the 311 letter of denial and supporting documentation to the applicant 312 and to the Department of Education. The applicant may appeal the 313 sponsor's denial of the application directly to the State Board 314 of Education pursuant to sub-subparagraph (c)3.b.

315 4. For budget projection purposes, the sponsor shall 316 report to the Department of Education the approval or denial of 317 a charter application within 10 calendar days after such 318 approval or denial. In the event of approval, the report to the 319 Department of Education shall include the final projected FTE 320 for the approved charter school.

5. Upon approval of a charter application, the initial startup shall commence with the beginning of the public school calendar for the district in which the charter is granted unless the sponsor allows a waiver of this subparagraph for good cause.

325 (c)1. An applicant may appeal any denial of that 326 applicant's application or failure to act on an application to 327 the State Board of Education no later than 30 calendar days 328 after receipt of the sponsor's decision or failure to act and 329 shall notify the sponsor of its appeal. Any response of the 330 sponsor shall be submitted to the State Board of Education within 30 calendar days after notification of the appeal. Upon 331 332 receipt of notification from the State Board of Education that a 333 charter school applicant is filing an appeal, the Commissioner 334 of Education shall convene a meeting of the Charter School 335 Appeal Commission to study and make recommendations to the State Board of Education regarding its pending decision about the 336

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337	appeal. The commission shall forward its recommendation to the
338	state board <u>at least</u> no later than 7 calendar days <u>before</u> prior
339	to the date on which the appeal is to be heard. <u>An appeal</u>
340	regarding the denial of an application submitted by a high-
341	performing charter school pursuant to s. 1002.331 shall be
342	conducted by the State Board of Education in accordance with
343	this paragraph, except that the commission shall not convene to
344	make recommendations regarding the appeal. However, the
345	Commissioner of Education shall review the appeal and make a
346	recommendation to the state board.
347	2. The Charter School Appeal Commission or, in the case of

348 an appeal regarding an application submitted by a highperforming charter school, the State Board of Education may 349 350 reject an appeal submission for failure to comply with 351 procedural rules governing the appeals process. The rejection 352 shall describe the submission errors. The appellant shall have 353 15 calendar days after notice of rejection in which to resubmit 354 an appeal that meets the requirements set forth in State Board 355 of Education rule. An appeal submitted subsequent to such 356 rejection is considered timely if the original appeal was filed 357 within 30 calendar days after receipt of notice of the specific 358 reasons for the sponsor's denial of the charter application.

359 3.a. The State Board of Education shall by majority vote 360 accept or reject the decision of the sponsor no later than 90 361 calendar days after an appeal is filed in accordance with State 362 Board of Education rule. The State Board of Education shall 363 remand the application to the sponsor with its written decision that the sponsor approve or deny the application. The sponsor 364

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365 shall implement the decision of the State Board of Education. 366 The decision of the State Board of Education is not subject to 367 the provisions of the Administrative Procedure Act, chapter 120. 368 If an appeal concerns an application submitted by a b. 369 high-performing charter school identified pursuant to s. 370 1002.331, the State Board of Education shall determine whether 371 the sponsor has shown, by clear and convincing evidence, that: 372 The application does not materially comply with the (I) 373 requirements in paragraph (a); 374 (II)The charter school proposed in the application does 375 not materially comply with the requirements in paragraphs 376 (9) (a) - (f); 377 The proposed charter school's educational program (III) 378 does not substantially replicate that of the applicant or one of 379 the applicant's high-performing charter schools; 380 The applicant has made a material misrepresentation (IV) 381 or false statement or concealed an essential or material fact 382 during the application process; or 383 The proposed charter school's educational program and (V) 384 financial management practices do not materially comply with the 385 requirements of this section. 386 387 The State Board of Education shall approve or reject the 388 sponsor's denial of an application no later than 90 calendar 389 days after an appeal is filed in accordance with State Board of 390 Education rule. The State Board of Education shall remand the 391 application to the sponsor with its written decision that the sponsor approve or deny the application. The sponsor shall 392 Page 14 of 46

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393 implement the decision of the State Board of Education. The 394 decision of the State Board of Education is not subject to the 395 Administrative Procedure Act, chapter 120.

396 The terms and conditions for the operation of a (h) 397 charter school shall be set forth by the sponsor and the 398 applicant in a written contractual agreement, called a charter. 399 The sponsor may shall not impose unreasonable rules or 400 regulations that violate the intent of giving charter schools 401 greater flexibility to meet educational goals. The sponsor has 402 30 shall have 60 days after approval of the application to 403 provide an initial proposed charter contract to the charter 404 school. The applicant and the sponsor have 40 shall have 75 days 405 thereafter to negotiate and notice the charter contract for 406 final approval by the sponsor unless both parties agree to an 407 extension. The proposed charter contract shall be provided to 408 the charter school at least 7 calendar days prior to the date of 409 the meeting at which the charter is scheduled to be voted upon 410 by the sponsor. The Department of Education shall provide 411 mediation services for any dispute regarding this section 412 subsequent to the approval of a charter application and for any dispute relating to the approved charter, except disputes 413 414 regarding charter school application denials. If the 415 Commissioner of Education determines that the dispute cannot be 416 settled through mediation, the dispute may be appealed to an 417 administrative law judge appointed by the Division of 418 Administrative Hearings. The administrative law judge has final order authority to may rule on issues of equitable treatment of 419 the charter school as a public school, whether proposed 420

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421 provisions of the charter violate the intended flexibility 422 granted charter schools by statute, or on any other matter 423 regarding this section except a charter school application 424 denial, a charter termination, or a charter nonrenewal and shall 425 award the prevailing party reasonable attorney's fees and costs 426 incurred to be paid by the losing party. The costs of the 427 administrative hearing shall be paid by the party whom the 428 administrative law judge rules against.

(7) CHARTER.-The major issues involving the operation of a
charter school shall be considered in advance and written into
the charter. The charter shall be signed by the governing board
of the charter school and the sponsor, following a public
hearing to ensure community input.

(a) The charter shall address and criteria for approval ofthe charter shall be based on:

436 1. The school's mission, the students to be served, and437 the ages and grades to be included.

438 2. The focus of the curriculum, the instructional methods 439 to be used, any distinctive instructional techniques to be 440 employed, and identification and acquisition of appropriate 441 technologies needed to improve educational and administrative 442 performance which include a means for promoting safe, ethical, 443 and appropriate uses of technology which comply with legal and 444 professional standards.

a. The charter shall ensure that reading is a primary
focus of the curriculum and that resources are provided to
identify and provide specialized instruction for students who
are reading below grade level. The curriculum and instructional

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449 strategies for reading must be consistent with the <u>Next</u> 450 <u>Generation</u> Sunshine State Standards and grounded in 451 scientifically based reading research.

452 In order to provide students with access to diverse b. 453 instructional delivery models, to facilitate the integration of technology within traditional classroom instruction, and to 454 455 provide students with the skills they need to compete in the 456 21st century economy, the Legislature encourages instructional 457 methods for blended learning courses consisting of both 458 traditional classroom and online instructional techniques. 459 Charter schools may implement blended learning courses which 460 combine traditional classroom instruction and virtual 461 instruction. Students in a blended learning course must be full-462 time students of the charter school and receive the online 463 instruction in a classroom setting at the charter school. 464 Instructional personnel certified pursuant to s. 1012.55 who 465 provide virtual instruction for blended learning courses may be 466 employees of the charter school or may be under contract to 467 provide instructional services to charter school students. At a 468 minimum, such instructional personnel must hold an active state 469 or school district adjunct certification under s. 1012.57 for 470 the subject area of the blended learning course. The funding and performance accountability requirements for blended learning 471 472 courses are the same as those for traditional courses.

473 3. The current incoming baseline standard of student 474 academic achievement, the outcomes to be achieved, and the 475 method of measurement that will be used. The criteria listed in 476 this subparagraph shall include a detailed description of:

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477 a. How the baseline student academic achievement levels 478 and prior rates of academic progress will be established.

b. How these baseline rates will be compared to rates of
academic progress achieved by these same students while
attending the charter school.

482 c. To the extent possible, how these rates of progress
483 will be evaluated and compared with rates of progress of other
484 closely comparable student populations.

486 The district school board is required to provide academic 487 student performance data to charter schools for each of their 488 students coming from the district school system, as well as 489 rates of academic progress of comparable student populations in 490 the district school system.

491 The methods used to identify the educational strengths 4. 492 and needs of students and how well educational goals and 493 performance standards are met by students attending the charter 494 school. The methods shall provide a means for the charter school 495 to ensure accountability to its constituents by analyzing 496 student performance data and by evaluating the effectiveness and 497 efficiency of its major educational programs. Students in charter schools shall, at a minimum, participate in the 498 499 statewide assessment program created under s. 1008.22.

500 5. In secondary charter schools, a method for determining 501 that a student has satisfied the requirements for graduation in 502 s. 1003.428, s. 1003.429, or s. 1003.43.

503 6. A method for resolving conflicts between the governing 504 board of the charter school and the sponsor.

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505 7. The admissions procedures and dismissal procedures, 506 including the school's code of student conduct.

507 8. The ways by which the school will achieve a 508 racial/ethnic balance reflective of the community it serves or 509 within the racial/ethnic range of other public schools in the 510 same school district.

511 The financial and administrative management of the 9. 512 school, including a reasonable demonstration of the professional 513 experience or competence of those individuals or organizations 514 applying to operate the charter school or those hired or 515 retained to perform such professional services and the description of clearly delineated responsibilities and the 516 517 policies and practices needed to effectively manage the charter school. A description of internal audit procedures and 518 519 establishment of controls to ensure that financial resources are 520 properly managed must be included. Both public sector and 521 private sector professional experience shall be equally valid in 522 such a consideration.

523 10. The asset and liability projections required in the 524 application which are incorporated into the charter and shall be 525 compared with information provided in the annual report of the 526 charter school.

527 11. A description of procedures that identify various 528 risks and provide for a comprehensive approach to reduce the 529 impact of losses; plans to ensure the safety and security of 530 students and staff; plans to identify, minimize, and protect 531 others from violent or disruptive student behavior; and the 532 manner in which the school will be insured, including whether or

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533 not the school will be required to have liability insurance, 534 and, if so, the terms and conditions thereof and the amounts of 535 coverage.

536 The term of the charter which shall provide for 12. 537 cancellation of the charter if insufficient progress has been 538 made in attaining the student achievement objectives of the 539 charter and if it is not likely that such objectives can be 540 achieved before expiration of the charter. The initial term of a 541 charter shall be for 4 or 5 years. In order to facilitate access 542 to long-term financial resources for charter school 543 construction, charter schools that are operated by a 544 municipality or other public entity as provided by law are 545 eligible for up to a 15-year charter, subject to approval by the 546 district school board. A charter lab school is eligible for a 547 charter for a term of up to 15 years. In addition, to facilitate access to long-term financial resources for charter school 548 549 construction, charter schools that are operated by a private, 550 not-for-profit, s. 501(c)(3) status corporation are eligible for 551 up to a 15-year charter, subject to approval by the district 552 school board. Such long-term charters remain subject to annual 553 review and may be terminated during the term of the charter, but 554 only according to the provisions set forth in subsection (8).

555 13. The facilities to be used and their location. <u>The</u> 556 <u>sponsor may not require a charter school to have a certificate</u> 557 <u>of occupancy or a temporary certificate of occupancy for such a</u> 558 <u>facility earlier than 15 calendar days before the first day of</u> 559 <u>school.</u>

560

14. The qualifications to be required of the teachers and Page 20 of 46



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561 the potential strategies used to recruit, hire, train, and 562 retain qualified staff to achieve best value.

563 15. The governance structure of the school, including the 564 status of the charter school as a public or private employer as 565 required in paragraph (12)(i).

566 16. A timetable for implementing the charter which 567 addresses the implementation of each element thereof and the 568 date by which the charter shall be awarded in order to meet this 569 timetable.

570 17. In the case of an existing public school that is being converted to charter status, alternative arrangements for 571 current students who choose not to attend the charter school and 572 573 for current teachers who choose not to teach in the charter 574 school after conversion in accordance with the existing 575 collective bargaining agreement or district school board rule in 576 the absence of a collective bargaining agreement. However, 577 alternative arrangements shall not be required for current teachers who choose not to teach in a charter lab school, except 578 579 as authorized by the employment policies of the state university 580 which grants the charter to the lab school.

581 18. Full disclosure of the identity of all relatives 582 employed by the charter school who are related to the charter 583 school owner, president, chairperson of the governing board of 584 directors, superintendent, governing board member, principal, 585 assistant principal, or any other person employed by the charter 586 school who has equivalent decisionmaking authority. For the 587 purpose of this subparagraph, the term "relative" means father, mother, son, daughter, brother, sister, uncle, aunt, first 588

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589 cousin, nephew, niece, husband, wife, father-in-law, mother-in-590 law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, 591 stepfather, stepmother, stepson, stepdaughter, stepbrother, 592 stepsister, half brother, or half sister.

593 Implementation of the activities authorized under s. 19. 594 1002.331 by the charter school when it satisfies the eligibility 595 requirements for a high-performing charter school. A high-596 performing charter school shall notify its sponsor in writing by 597 March 1 if it intends to increase enrollment or expand grade 598 levels the following school year. The written notice shall 599 specify the amount of the enrollment increase and the grade 600 levels that will be added, as applicable.

601 A charter may be modified during its initial term or (C) 602 any renewal term upon the recommendation of the sponsor or the 603 charter school's governing board and the approval of both 604 parties to the agreement. Modification may include, but is not 605 limited to, consolidation of multiple charters into a single 606 charter if the charters are operated under the same governing 607 board and physically located on the same campus, regardless of 608 the renewal cycle.

609 (8) CAUSES FOR NONRENEWAL OR TERMINATION OF CHARTER.610 (a) <u>The sponsor shall make student academic achievement</u>
611 <u>for all students the most important factor when determining</u>
612 <u>whether to renew or terminate the charter.</u> The sponsor may <u>also</u>
613 choose not to renew or may terminate the charter for any of the
614 following grounds:

615 1. Failure to participate in the state's education616 accountability system created in s. 1008.31, as required in this

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617 section, or failure to meet the requirements for student 618 performance stated in the charter.

619 2. Failure to meet generally accepted standards of fiscal620 management.

621

3. Violation of law.

622

4. Other good cause shown.

Section 2. Paragraphs (g) and (n) of subsection (9), paragraph (i) of subsection (10), paragraph (a) of subsection (21), and subsection (27) of section 1002.33, Florida Statutes, are amended, paragraphs (o) and (p) are added to subsection (9) of that section, paragraph (c) is added to subsection (16) of that section, and paragraph (c) is added to subsection (26) of that section, to read:

630

1002.33 Charter schools.-

631

(9) CHARTER SCHOOL REQUIREMENTS.-

(g)<u>1.</u> In order to provide financial information that is
comparable to that reported for other public schools, charter
schools are to maintain all financial records that constitute
their accounting system:

636 <u>a.1.</u> In accordance with the accounts and codes prescribed
 637 in the most recent issuance of the publication titled "Financial
 638 and Program Cost Accounting and Reporting for Florida Schools";
 639 or

640 <u>b.2</u>. At the discretion of the charter school's governing 641 board, a charter school may elect to follow generally accepted 642 accounting standards for not-for-profit organizations, but must 643 reformat this information for reporting according to this 644 paragraph.

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2. Charter schools shall provide annual financial report 645 646 and program cost report information in the state-required 647 formats for inclusion in district reporting in compliance with 648 s. 1011.60(1). Charter schools that are operated by a 649 municipality or are a component unit of a parent nonprofit 650 organization may use the accounting system of the municipality 651 or the parent but must reformat this information for reporting 652 according to this paragraph. 653 3. A charter school shall provide the sponsor with a 654 concise, uniform, monthly financial statement summary sheet that 655 contains a balance sheet and a statement of revenue, 656 expenditures, and changes in fund balance. The balance sheet and the statement of revenue, expenditures, and changes in fund 657 658 balance shall be in the governmental funds format prescribed by

659 <u>the Governmental Accounting Standards Board.</u> A charter school
 660 shall provide a monthly financial statement to the sponsor

661 unless the charter school is designated as A high-performing 662 charter school pursuant to s. 1002.331, in which case the high-

663 performing charter school may provide a quarterly financial
664 statement <u>in the same format and requirements as the uniform</u>
665 monthly financial statement summary sheet. The financial

665 <u>monthly financial statement summary sheet</u>. The financial
 666 statement required under this paragraph shall be in a form
 667 prescribed by the Department of Education.

A charter school shall maintain and provide financial
 information as required in this paragraph. The financial
 statement required in subparagraph 3. must be in a form
 prescribed by the Department of Education.

672

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(n)1. The director and a representative of the governing



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673 board of a charter school that has earned a grade of "D" or "F" 674 pursuant to s. 1008.34(2) shall appear before the sponsor to 675 present information concerning each contract component having 676 noted deficiencies. The director and a representative of the 677 governing board shall submit to the sponsor for approval a school improvement plan to raise student achievement. Upon 678 679 approval by the sponsor, the charter school shall begin 680 implementation of the school improvement plan. The department 681 shall offer technical assistance and training to the charter 682 school and its governing board and establish guidelines for 683 developing, submitting, and approving such plans.

684 2.a. If a charter school earns three consecutive grades of 685 "D," two consecutive grades of "D" followed by a grade of "F," 686 or two nonconsecutive grades of "F" within a 3-year period, the 687 charter school governing board shall choose one of the following 688 corrective actions:

(I) Contract for educational services to be provided
directly to students, instructional personnel, and school
administrators, as prescribed in state board rule;

692 (II) Contract with an outside entity that has a693 demonstrated record of effectiveness to operate the school;

694 (III) Reorganize the school under a new director or 695 principal who is authorized to hire new staff; or

696

(IV) Voluntarily close the charter school.

b. The charter school must implement the corrective action in the school year following receipt of a third consecutive grade of "D," a grade of "F" following two consecutive grades of "D," or a second nonconsecutive grade of "F" within a 3-year

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701 period.

702 c. The sponsor may annually waive a corrective action if 703 it determines that the charter school is likely to improve a 704 letter grade if additional time is provided to implement the 705 intervention and support strategies prescribed by the school 706 improvement plan. Notwithstanding this sub-subparagraph, a 707 charter school that earns a second consecutive grade of "F" is 708 subject to subparagraph 4.

d. A charter school is no longer required to implement a corrective action if it improves by at least one letter grade. However, the charter school must continue to implement strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.

716 A charter school implementing a corrective action that e. 717 does not improve by at least one letter grade after 2 full school years of implementing the corrective action must select a 718 719 different corrective action. Implementation of the new 720 corrective action must begin in the school year following the 721 implementation period of the existing corrective action, unless 722 the sponsor determines that the charter school is likely to 723 improve a letter grade if additional time is provided to 724 implement the existing corrective action. Notwithstanding this 725 sub-subparagraph, a charter school that earns a second 726 consecutive grade of "F" while implementing a corrective action 727 is subject to subparagraph 4.

728

3. A charter school with a grade of "D" or "F" that

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improves by at least one letter grade must continue to implement the strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.

734 4. The sponsor shall terminate a charter if the charter735 school earns two consecutive grades of "F" unless:

a. The charter school is established to turn around the
performance of a district public school pursuant to s.
1008.33(4)(b)3. Such charter schools shall be governed by s.
1008.33;

b. The charter school serves a student population the majority of which resides in a school zone served by a district public school that earned a grade of "F" in the year before the charter school opened and the charter school earns at least a grade of "D" in its third year of operation. The exception provided under this sub-subparagraph does not apply to a charter school in its fourth year of operation and thereafter; or

747 The state board grants the charter school a waiver of с. 748 termination. The charter school must request the waiver within 749 15 30 days after the department's official release completion of 750 school grades grade appeals. The state board may waive 751 termination if the charter school demonstrates that the learning 752 gains of its students on statewide assessments are comparable to 753 or better than the learning gains of similarly situated students 754 enrolled in nearby district public schools. The waiver is valid 755 for 1 year and may only be granted once. Charter schools that 756 have been in operation for more than 5 years are not eligible

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757 for a waiver under this sub-subparagraph.

758 5. The director and a representative of the governing 759 board of a graded charter school that has implemented a school 760 improvement plan under this paragraph shall appear before the 761 sponsor at least once a year to present information regarding 762 the progress of intervention and support strategies implemented 763 by the school pursuant to the school improvement plan and 764 corrective actions, if applicable. The sponsor shall communicate 765 at the meeting, and in writing to the director, the services 766 provided to the school to help the school address its 767 deficiencies.

Notwithstanding any provision of this paragraph except
sub-subparagraphs 4.a.-c., the sponsor may terminate the charter
at any time pursuant to subsection (8).

771 (o)1. Upon initial notification of nonrenewal, closure, or 772 termination of its charter, a charter school may not expend more 773 than \$10,000 per expenditure without prior written approval from 774 the sponsor unless such expenditure was included within the 775 annual budget submitted to the sponsor pursuant to the charter 776 contract, is for reasonable attorney fees and costs during the 777 pendency of any appeal, or is for reasonable fees and costs to 778 conduct an independent audit.

An independent audit shall be completed within 30 days
 after notice of nonrenewal, closure, or termination to account
 for all public funds and assets.

782 <u>3. A provision in a charter contract that contains an</u>
 783 <u>acceleration clause requiring the expenditure of funds based</u>
 784 <u>upon closure or upon notification of nonrenewal or termination</u>

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785	is void and unenforceable.
786	4. A charter school may not enter into a contract with an
787	employee that exceeds the term of the school's charter contract
788	with its sponsor.
789	
	5. A violation of this paragraph triggers a reversion or
790	clawback power by the sponsor allowing for collection of an
791	amount equal to or less than the accelerated amount that exceeds
792	normal expenditures. The reversion or clawback plus legal fees
793	and costs shall be levied against the person or entity receiving
794	the accelerated amount.
795	(p) Each charter school shall maintain a website that
796	enables the public to obtain information regarding the school;
797	the school's academic performance; the names of the governing
798	board members; the programs at the school; any management
799	companies, service providers, or education management
800	corporations associated with the school; the school's annual
801	budget and its annual independent fiscal audit; the school's
802	grade pursuant to s. 1008.34; and, on a quarterly basis, the
803	minutes of governing board meetings.
804	(10) ELIGIBLE STUDENTS
805	(i) The capacity of a high-performing charter school
806	identified pursuant to s. 1002.331 shall be determined annually
807	by the governing board of the charter school. The governing
808	board shall notify the sponsor of any increase in enrollment by
809	March 1 of the school year preceding the increase. <u>A sponsor may</u>
810	not require a charter school to identify the names of students
811	to be enrolled or to enroll those students before the start of
812	the school year as a condition of approval or renewal of a
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813	charter.
814	(16) EXEMPTION FROM STATUTES.—
815	(c) For purposes of subparagraphs (b)47.:
816	1. The duties assigned to a district school superintendent
817	apply to charter school administrative personnel, as defined in
818	s. 1012.01(3)(a) and (b), and the charter school governing board
819	shall designate at least one administrative person to be
820	responsible for such duties.
821	2. The duties assigned to a district school board apply to
822	a charter school governing board.
823	3. A charter school may hire instructional personnel and
824	other employees on an at-will basis.
825	4. Notwithstanding any provision to the contrary,
826	instructional personnel and other employees on contract may be
827	suspended or dismissed any time during the term of the contract
828	without cause.
829	(21) PUBLIC INFORMATION ON CHARTER SCHOOLS
830	(a) The Department of Education shall provide information
831	to the public, directly and through sponsors, on how to form and
832	operate a charter school and how to enroll in a charter school
833	once it is created. This information shall include a <u>model</u>
834	standard application form format, standard charter contract
835	format, standard evaluation instrument, and standard charter
836	renewal <u>contract</u> format, which shall include the information
837	specified in subsection (7) and shall be developed by consulting
838	and negotiating with both school districts and charter schools
839	before implementation. The charter and charter renewal <u>contracts</u>
840	formats shall be used by charter school sponsors.
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841	(26) STANDARDS OF CONDUCT AND FINANCIAL DISCLOSURE
842	(c) An employee of the charter school, or his or her
843	spouse, or an employee of a charter management organization, or
844	his or her spouse, may not be a member of the governing board of
845	the charter school.
846	(27) RULEMAKINGThe Department of Education, after
847	consultation with school districts and charter school directors,
848	shall recommend that the State Board of Education adopt rules to
849	implement specific subsections of this section. Such rules shall
850	require minimum paperwork and shall not limit charter school
851	flexibility authorized by statute. The State Board of Education
852	shall adopt rules, pursuant to ss. 120.536(1) and 120.54, to
853	implement a charter model application form, standard evaluation
854	instrument, and <u>standard</u> charter and charter renewal <u>contracts</u>
855	formats in accordance with this section.
856	Section 3. Subsections (2) and (5) of section 1002.331,
857	Florida Statutes, are amended to read:
858	1002.331 High-performing charter schools
859	(2) A high-performing charter school is authorized to:
860	(a) Increase its student enrollment once per school year
861	by up to 15 percent more than the capacity identified in the
862	charter, but student enrollment may not exceed the current
863	facility capacity.
864	(b) Expand grade levels within kindergarten through grade
865	12 to add grade levels not already served if any annual
866	enrollment increase resulting from grade level expansion is
867	within the limit established in paragraph (a).
868	(c) Submit a quarterly, rather than a monthly, financial
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869 statement to the sponsor pursuant to s. 1002.33(9)(q).

870 (d) Consolidate under a single charter the charters of
871 multiple high-performing charter schools operated in the same
872 school district by the charter schools' governing board
873 regardless of the renewal cycle.

(e) Receive a modification of its charter to a term of 15 years or a 15-year charter renewal. The charter may be modified or renewed for a shorter term at the option of the highperforming charter school. The charter must be consistent with s. 1002.33(7)(a)19. and (10)(h) and (i), is subject to annual review by the sponsor, and may be terminated during its term pursuant to s. 1002.33(8).

882 A high-performing charter school shall notify its sponsor in 883 writing by March 1 if it intends to increase enrollment or 884 expand grade levels the following school year. The written 885 notice shall specify the amount of the enrollment increase and 886 the grade levels that will be added, as applicable. If a charter 887 school notifies the sponsor of its intent to expand, the sponsor 888 shall modify the charter within 90 days to include the new 889 enrollment maximum and may not make any other changes. The 890 sponsor may deny a request to increase the enrollment of a high-891 performing charter school if the commissioner has declassified 892 the charter school as high-performing. If a high-performing 893 charter school requests to consolidate multiple charters, the 894 sponsor shall have 40 days after receipt of that request to 895 provide an initial draft charter to the charter school. The 896 sponsor and charter school shall have 50 days thereafter to

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897	negotiate and notice the charter contract for final approval by
898	the sponsor.
899	(5) The Commissioner of Education, upon request by a
900	charter school, shall verify that the charter school meets the
901	criteria in subsection (1) and provide a letter to the charter
902	school and the sponsor stating that the charter school is a
903	high-performing charter school pursuant to this section. $\underline{\text{The}}$
904	commissioner shall annually determine whether a high-performing
905	charter school under subsection (1) continues to meet the
906	criteria in that subsection. Such high-performing charter school
907	shall maintain its high-performing status unless the
908	commissioner determines that the charter school no longer meets
909	the criteria in subsection (1), at which time the commissioner
910	shall send a letter providing notification of its
911	declassification as a high-performing charter school.
912	Section 4. Paragraph (b) of subsection (1) and paragraph
913	(a) of subsection (2) of section 1002.332, Florida Statutes, are
914	amended to read:
915	1002.332 High-performing charter school system
916	(1) For purposes of this section, the term:
917	(b) "High-performing charter school system" means an
918	entity that:
919	1. <u>Operated</u> Operates at least three high-performing
920	charter schools in the state during each of the previous 3
921	<pre>school years;</pre>
922	2. <u>Operated</u> Operates a system of charter schools in which
923	at least 50 percent of the charter schools <u>were</u> a re high-
924	performing charter schools pursuant to s. 1002.331 and no
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925 charter school earned a school grade of "D" or "F" pursuant to 926 s. 1008.34 <u>in any of the previous 3 school years regardless of</u> 927 <u>whether the entity currently operates the charter school</u>, except 928 that:

929 a. If the entity has assumed operation of a public school 930 pursuant to s. 1008.33(4)(b)3. with a school grade of "F," that 931 school's grade may not be considered in determining high-932 performing charter school system status for a period of 3 years.

933 If the entity established establishes a new charter b. 934 school that served serves a student population the majority of 935 which resided resides in a school zone served by a public school 936 that earned a grade of "F" or three consecutive grades of "D" 937 pursuant to s. 1008.34, that charter school's grade may not be 938 considered in determining high-performing charter school system 939 status if it attained attains and maintained maintains a school 940 grade that was is higher than that of the public school serving 941 that school zone within 3 years after establishment; and

3. <u>Did Has not receive received</u> a financial audit that revealed one or more of the financial emergency conditions set forth in s. 218.503(1) for any charter school assumed or established by the entity <u>in the most recent 3 fiscal years for</u> which such audits are available.

947 (2) (a) The Commissioner of Education, upon request by an
948 entity, shall verify <u>all charter schools served by an entity and</u>
949 <u>verify</u> that the entity meets the criteria in <u>this section</u>
950 subsection (1) for the <u>previous</u> prior school year and provide a
951 letter to the entity stating that it is a high-performing
952 charter school system.

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953	1. As part of the commissioner's verification, the entity
954	shall identify all charter schools in this state which the
955	entity has operated or provided services for the previous 3
956	years, regardless of whether the entity currently operates or
957	provides services for the charter school. For all such charter
958	schools that the entity no longer operates, the entity shall
959	identify the reasons the entity terminated the operation or
960	services or grounds stated by the charter school's governing
961	board in terminating the operation or services of the entity.
962	2. The commissioner shall annually determine whether a
963	high-performing charter school system continues to meet the
964	criteria in this section. A high-performing charter school
965	system shall maintain its high-performing status unless the
966	commissioner determines that the charter school system no longer
967	meets the criteria in this section, at which time the
968	commissioner shall send a letter providing notification of its
969	declassification as a high-performing charter school system.
970	Section 5. Subsection (6) is added to section 1012.2315,
971	Florida Statutes, to read:
972	1012.2315 Assignment of teachers
973	(6) ASSIGNMENT OF TEACHERS BASED UPON PERFORMANCE
974	EVALUATIONS
975	(a) If a high school or middle school student is currently
976	taught by a classroom teacher who, during that school year,
977	receives a performance evaluation rating of "needs improvement"
978	or "unsatisfactory" under s. 1012.34, the student may not be
979	assigned the following school year to a classroom teacher in the
980	same subject area who received a performance evaluation rating
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981	of "needs improvement" or "unsatisfactory" in the preceding
982	school year.
983	(b) If an elementary school student is currently taught by
984	a classroom teacher who, during that school year, receives a
985	performance evaluation rating of "needs improvement" or
986	"unsatisfactory" under s. 1012.34, the student may not be
987	assigned the following school year to a classroom teacher who
988	received a performance evaluation rating of "needs improvement"
989	or "unsatisfactory" in the preceding school year.
990	(c) For a student enrolling in an extracurricular course
991	as defined in s. 1003.01(15), a parent may choose to have the
992	student taught by a teacher who received a performance
993	evaluation of "needs improvement" or "unsatisfactory" in the
994	preceding school year if the student and the student's parent
995	receive an explanation of the impact of teacher effectiveness on
996	student learning and the principal receives written consent from
997	the parent.
998	Section 6. Full implementation of online assessments for
999	Next Generation Sunshine State Standards in English/language
1000	arts and mathematics adopted under s. 1003.41, Florida Statutes,
1001	for all kindergarten through grade 12 public school students
1002	shall occur only after the technology infrastructure,
1003	connectivity, and capacity of all public schools and school
1004	districts have been load tested and independently verified as
1005	ready for successful deployment and implementation.
1006	Section 7. The technology infrastructure, connectivity,
1007	and capacity of all public schools and school districts that
1008	administer statewide standardized assessments pursuant to s.
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1009	1008.22, Florida Statutes, including online assessments, shall
1010	be load tested and independently verified as appropriate,
1011	adequate, efficient, and sustainable.
1012	Section 8. The Department of Education shall develop a
1013	proposed statewide, standard charter contract and a proposed
1014	definition of the term "management company" by consulting and
1015	negotiating with school districts and charter schools and
1016	provide the proposed charter contract to the Governor, the
1017	President of the Senate, and the Speaker of the House of
1018	Representatives by November 1, 2013.
1019	Section 9. Subsection (9) is added to section 1002.31,
1020	Florida Statutes, to read:
1021	1002.31 Public school parental choice
1022	(9) For a school or program that is a public school of
1023	choice under this section, the calculation for compliance with
1024	maximum class size pursuant to s. 1003.03 is the average number
1025	of students at the school level.
1026	Section 10. Section 1002.451, Florida Statutes, is created
1027	to read:
1028	1002.451 District innovation school of technology
1029	program.—
1030	(1) DISTRICT INNOVATION SCHOOL OF TECHNOLOGY
1031	(a) A district school board may operate an innovation
1032	school of technology for the purpose of developing the
1033	innovative use of industry-leading technology while requiring
1034	high student academic achievement and accountability in exchange
1035	for flexibility and exemption from specified statutes and rules.
1036	The innovation school of technology shall operate within
1	

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1037	existing resources.
1038	(b) An innovation school of technology is a school that
1039	has, on a schoolwide basis, adopted and implemented a blended
1040	learning program. A blended learning program is an education
1041	program in which a student learns in part through online
1042	delivery of content and instruction with some element of student
1043	control over time, place, path, or pace and in part at a
1044	supervised brick-and-mortar location away from home. Blended
1045	learning models must include major components such as
1046	differentiated instruction, data-driven placement, flexible
1047	scheduling, differentiated teaching, and self-paced learning.
1048	The school may use one of the following blended learning models:
1049	1. Flipped classroom model in which students use online
1050	instructional videos and practice concepts in the classroom with
1051	the support of the teacher;
1052	2. Flex model in which students learn primarily online and
1053	teachers act as facilitators; or
1054	3. Rotation model in which students move between different
1055	learning modalities, such as online instruction, teacher-
1056	directed instruction, seminar or group projects, and one-on-one
1057	teacher coaching. Rotation models include individual, station,
1058	and laboratory models.
1059	(c) An innovation school of technology must be open to any
1060	student covered in an interdistrict agreement or residing in the
1061	school district in which the innovation school of technology is
1062	located. An innovation school of technology shall enroll an
1063	eligible student who submits a timely application if the number
1064	of applications does not exceed the capacity of a program,
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1065	class, grade level, or building. If the number of applications
1066	exceeds capacity, all applicants shall have an equal chance of
1067	being admitted through a public random selection process.
1068	However, a district may give enrollment preference to students
1069	who identify the innovation school of technology as the
1070	student's preferred choice pursuant to the district's controlled
1071	open enrollment plan.
1072	(2) GUIDING PRINCIPLESAn innovation school of technology
1073	shall be guided by the following principles:
1074	(a) Meet high standards of student achievement in exchange
1075	for flexibility with respect to statutes or rules.
1076	(b) Implement innovative learning methods and assessment
1077	tools to implement a schoolwide transformation regarding
1078	industry-leading technology to improve student learning and
1079	academic achievement.
1080	(c) Promote enhanced academic success and financial
1081	efficiency by aligning responsibility with accountability and
1082	industry-leading technology.
1083	(d) Measure student performance based on student learning
1084	growth, or based on student achievement if student learning
1085	growth cannot be measured.
1086	(e) Provide a parent with sufficient information as to
1087	whether his or her child is reading at grade level and making
1088	learning gains each year.
1089	(f) Incorporate industry certifications and similar
1090	recognitions into performance expectations.
1091	(g) Focus on utilizing industry-leading hardware and
1092	software technology for student individual use and to develop

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1093	the school's infrastructure in furtherance of this section.
1094	(3) TERM OF PERFORMANCE CONTRACTAn innovation school of
1095	technology may operate pursuant to a performance contract with
1096	the State Board of Education for a period of 5 years.
1097	(a) Before expiration of the performance contract, the
1098	school's performance shall be evaluated against the eligibility
1099	criteria, purpose, guiding principles, and compliance with the
1100	contract to determine whether the contract may be renewed. The
1101	contract may be renewed every 5 years.
1102	(b) The performance contract shall be terminated by the
1103	State Board of Education if:
1104	1. The school receives a grade of "F" as an innovation
1105	school of technology for 2 consecutive years;
1106	2. The school or district fails to comply with the
1107	criteria in this section;
1108	3. The school or district does not comply with terms of
1109	the contract which specify that a violation results in
1110	termination; or
1111	4. Other good cause is shown.
1112	(4) FUNDINGA district school board operating an
1113	innovation school of technology shall report full-time
1114	equivalent students to the department in a manner prescribed by
1115	the department, and funding shall be provided through the
1116	Florida Education Finance Program as provided in ss. 1011.61 and
1117	1011.62. An innovation school of technology may seek and receive
1118	additional funding through incentive grants or public or private
1119	partnerships.
1120	(5) EXEMPTION FROM STATUTES
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1121	(a) An innovation school of technology is exempt from
1122	chapters 1000-1013. However, an innovation school of technology
1123	shall comply with the following provisions of those chapters:
1124	1. Laws pertaining to the following:
1125	a. Schools of technology, including this section.
1126	b. Student assessment program and school grading system.
1127	c. Services to students who have disabilities.
1128	d. Civil rights, including s. 1000.05, relating to
1129	discrimination.
1130	e. Student health, safety, and welfare.
1131	2. Laws governing the election and compensation of
1132	district school board members and election or appointment and
1133	compensation of district school superintendents.
1134	3. Section 1003.03, governing maximum class size, except
1135	that the calculation for compliance pursuant to s. 1003.03 is
1136	the average at the school level.
1137	4. Sections 1012.22(1)(c) and 1012.27(2), relating to
1138	compensation and salary schedules.
1139	5. Section 1012.33(5), relating to workforce reductions,
1140	for annual contracts for instructional personnel. This
1141	subparagraph does not apply to at-will employees.
1142	6. Section 1012.335, relating to contracts with
1143	instructional personnel hired on or after July 1, 2011, for
1144	annual contracts for instructional personnel. This subparagraph
1145	does not apply to at-will employees.
1146	7. Section 1012.34, relating to requirements for
1147	performance evaluations of instructional personnel and school
1148	administrators.
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1110	(b) An innerstion school of technology shall also comply
1149	(b) An innovation school of technology shall also comply
1150	with chapter 119 and s. 286.011, relating to public meetings and
1151	records, public inspection, and criminal and civil penalties.
1152	(c) An innovation school of technology is exempt from ad
1153	valorem taxes and the State Requirements for Educational
1154	Facilities when leasing facilities.
1155	(6) APPLICATION PROCESS AND PERFORMANCE CONTRACT
1156	(a) A district school board may apply to the State Board
1157	of Education for an innovation school of technology if the
1158	district:
1159	1. Has at least 20 percent of its total enrollment in
1160	public school choice programs or at least 5 percent of its total
1161	enrollment in charter schools;
1162	2. Has no material weaknesses or instances of material
1163	noncompliance noted in the annual financial audit conducted
1164	pursuant to s. 218.39; and
1165	3. Has received a district grade of "A" or "B" in each of
1166	the past 3 years.
1167	(b) A district school board may operate one innovation
1168	school of technology upon an application being approved by the
1169	State Board of Education.
1170	1. A district school board may apply to the State Board of
1171	Education to establish additional schools of technology if each
1172	existing innovation school of technology in the district:
1173	a. Meets all requirements in this section and in the
1174	performance contract;
1175	b. Has a grade of "A" or "B"; and
1176	c. Has at least 50 percent of its students exceed the
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1177	state average on the statewide assessment program pursuant to s.
1178	1008.22. This comparison may take student subgroups, as defined
1179	in the federal Elementary and Secondary Education Act (ESEA), 20
1180	U.S.C. s. 6311(b)(2)(C)(v)(II), into specific consideration so
1181	that at least 50 percent of students in each student subgroup
1182	meet or exceed the statewide average performance, rounded to the
1183	nearest whole number, of that particular subgroup.
1184	2. Notwithstanding subparagraph 1., the number of schools
1185	of technology in a school district may not exceed:
1186	a. Seven in a school district that has 100,000 or more
1187	students.
1188	b. Five in a school district that has 50,000 to 99,999
1189	students.
1190	c. Three in a school district that has fewer than 50,000
1191	students.
1192	(c) A school district that meets the eligibility
1193	requirements of paragraph (a) may apply to the State Board of
1194	Education at any time to enter into a performance contract to
1195	operate an innovation school of technology. The application
1196	must, at a minimum:
1197	1. Demonstrate how the school district meets and will
1198	continue to meet the requirements of this section;
1199	2. Identify how the school will accomplish the purposes
1200	and guiding principles of this section;
1201	3. Identify the statutes or rules from which the district
1202	is seeking a waiver for the school;
1203	4. Identify and provide supporting documentation for the
1204	purpose and impact of each waiver, how each waiver would enable

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1205	the school to achieve the purpose and guiding principles of this
1206	section, and how the school would not be able to achieve the
1207	purpose and guiding principles of this section without each
1208	waiver; and
1209	5. Confirm that the school board remains responsible for
1210	the operation, control, and supervision of the school in
1211	accordance with all applicable laws, rules, and district
1212	procedures not waived pursuant to this section or waived
1213	pursuant to other applicable law.
1214	(d) The State Board of Education shall approve or deny the
1215	application within 90 days or, with the agreement of the school
1216	district, at a later date.
1217	(e) The performance contract must address the terms under
1218	which the State Board of Education may cancel the contract and,
1219	at a minimum, the methods by which:
1220	1. Upon execution of the performance contract, the school
1221	district will plan the program during the first year, begin at
1222	least partial implementation of the program during the second
1223	year, and fully implement the program by the third year. A
1224	district may implement the program sooner than specified in this
1225	subparagraph if authorized in the performance contract.
1226	2. The school will integrate industry-leading technology
1227	into instruction, assessment, and professional development. The
1228	school may also restructure the school day or school year in a
1229	way that allows it to best accomplish its goals.
1230	3. The school and district will monitor performance
1231	progress based on skills that help students succeed in college
1232	and careers, including problem solving, research,
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1233	interpretation, and communication.
1234	4. The school will incorporate industry certifications and
1235	similar recognitions into performance expectations.
1236	5. The school and district will comply with this section
1237	and the performance contract.
1238	(f) Three or more contiguous school districts may apply to
1239	enter into a joint performance contract as a Region of
1240	Technology, subject to terms and conditions contained in this
1241	section for a single school district.
1242	(g) The State Board of Education shall monitor schools of
1243	technology to ensure that the respective school district is in
1244	compliance with this section and the performance contract.
1245	(h) The State Board of Education shall adopt rules
1246	pursuant to ss. 120.536(1) and 120.54 to implement this section,
1247	including, but not limited to, an application, evaluation
1248	instrument, and renewal evaluation instrument.
1249	(i) This section does not supersede the provisions of s.
1250	768.28.
1251	(7) REPORTSThe school district of an innovation school
1252	of technology shall submit to the State Board of Education, the
1253	President of the Senate, and the Speaker of the House of
1254	Representatives an annual report by December 1 of each year
1255	which delineates the performance of the innovation school of
1256	technology as it relates to the academic performance of
1257	students. The annual report shall be submitted in a format
1258	prescribed by the Department of Education and must include, but
1259	need not be limited to, the following:
1260	(a) Evidence of compliance with this section.
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1261	(b) Efforts to close the achievement gap.
1262	(c) Longitudinal performance of students, by grade level
1263	and subgroup, in mathematics, reading, writing, science, and any
1264	other subject that is included as a part of the statewide
1265	assessment program in s. 1008.22.
1266	(d) Longitudinal performance for students who take an
1267	Advanced Placement Examination, organized by age, gender, and
1268	race, and for students who participate in the National School
1269	Lunch Program.
1270	(e) Number and percentage of students who take an Advanced
1271	Placement Examination.
1272	(f) Identification and analysis of industry-leading
1273	technology used to comply with this section, including, but not
1274	limited to, recommendations and lessons learned from such use.
1275	Section 11. This act shall take effect July 1, 2013.

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