FOR CONSIDERATION By the Committee on Appropriations

A bill to be entitled

576-02272D-13

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20137054

2 An act relating to education funding; amending s. 3 1002.3305, F.S.; revising a definition; authorizing 4 the state's program of education to receive state and 5 federal funding that may be transferred between state 6 agencies to provide for operations of the college-7 preparatory boarding academy; authorizing the college-8 preparatory boarding academy to enter into an 9 agreement with the Department of Children and Families 10 to admit certain students and to develop an 11 alternative admissions process; amending s. 1002.45, 12 F.S.; authorizing a district to report full-time 13 equivalent membership for credit earned by a student 14 who is enrolled in a virtual education course under 15 certain circumstances; amending s. 1003.498, F.S.; 16 authorizing a district to report full-time equivalent membership for credit earned by a student who is 17 enrolled in a virtual education course under certain 18 19 circumstances; amending s. 1009.24, F.S.; authorizing a university to increase its athletic fee to defray 20 21 the costs associated with adding National Collegiate 22 Athletic Association Division II football; amending s. 23 1011.61, F.S.; revising the definition of the term 24 "full-time equivalent student" as it relates to the 25 Florida Education Finance Program; amending s. 26 1011.62, F.S.; revising the fiscal years in which 27 certain school districts may use funds for 28 supplemental academic instruction and research-based 29 reading instruction to provide additional intensive

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30 reading instruction; revising the rate of nonvoted current operating discretionary millage that is used 31 32 to calculate a discretionary millage compression 33 supplement; eliminating the annual virtual education 34 contribution in the Florida Education Finance Program; 35 amending s. 1011.71, F.S.; conforming a cross-36 reference; authorizing a district school board to levy 37 additional millage for critical capital outlay needs 38 under certain circumstances; deleting a provision that prohibits additional millage and state funds from 39 40 being included in the calculation of the Florida 41 Education Finance Program; deleting a provision that 42 authorizes the districts to levy millage that was 43 authorized by the voters in the 2010 general election; 44 amending s. 1011.80, F.S.; revising the funding for 45 operation of workforce education programs with regard to students who are coenrolled in a K-12 education 46 47 program and an adult education program; amending s. 1013.64, F.S.; revising the capital outlay full-time 48 equivalent membership used to calculate the amount 49 that district school boards receive from the Public 50 51 Education Capital Outlay and Debt Service Trust Fund; 52 specifying the formula to be used for the 2012-2013 53 fiscal year in calculating the alternate compliance 54 calculation amounts to the class size operating 55 categorical fund, notwithstanding certain other 56 provisions of law; requiring that the Commissioner of 57 Education modify payments to school districts; 58 providing effective dates.

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60	Be It Enacted by the Legislature of the State of Florida:
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62	Section 1. Paragraph (b) of subsection (2) and subsections
63	(7) and (10) of section 1002.3305, Florida Statutes, are amended
64	to read:
65	1002.3305 College-Preparatory Boarding Academy Pilot
66	Program for at-risk students
67	(2) DEFINITIONSAs used in this section, the term:
68	(b) "Eligible student" means a student who is a resident of
69	the state and entitled to attend school in a participating
70	school district, is at risk of academic failure, is currently
71	enrolled in grade 5 or 6, is from a family whose <u>gross</u> income is
72	<u>at or</u> below 200 percent of the federal poverty guidelines, <u>is</u>
73	eligible for benefits or services funded by Temporary Assistance
74	for Needy Families (TANF) or Title IV-E of the Social Security
75	Act, and who meets at least one of the following additional risk
76	factors:
77	1. The child is in foster care or has been declared an
78	adjudicated dependent by a court.
79	2. The student's head of household is not the student's
80	custodial parent.
81	3. The student resides in a household that receives a
82	housing voucher or has been determined eligible for public
83	housing assistance.
84	4. A member of the student's immediate family has been
85	incarcerated.
86	5. The child is covered under the terms of the state's
87	Child Welfare Waiver Demonstration project with the United

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20137054 576-02272D-13 88 States Department of Health and Human Services. 89 (7) FUNDING.-The college-preparatory boarding academy must 90 be a public school and part of the state's program of education. 91 If The program may receive receives state and federal funding 92 from noneducation sources, and such funds may be transferred 93 between state agencies to provide for the operations of the 94 program. The State Board of Education shall coordinate, 95 streamline, and simplify any requirements to eliminate duplicate, redundant, or conflicting requirements and oversight 96 97 by various governmental programs or agencies. Funding for the 98 operation of the boarding academy is contingent on the 99 development of a plan by the Department of Education, the Department of Juvenile Justice, and the Department of Children 100 101 and Family Services which details how educational and 102 noneducational funds that would otherwise be committed to the 103 students in the school and their families can be repurposed to 104 provide for the operation of the school and related services. 105 Such plans must be based on federal and state funding streams 106 for children and families meeting the eligibility criteria for 107 eligible students as specified in paragraph (2) (b) and include recommendations for modifications to the criteria for eligible 108 109 students which further the program's goals or improve the 110 feasibility of using existing funding sources. The plan shall be 111 submitted, together with relevant budget requests, through the legislative budget request process under s. 216.023 or through 112 113 requests for budget amendments to the Legislative Budget 114 Commission in accordance with s. 216.181.

(10) ADMISSION.—An eligible student may apply for admission
 to the program. If more eligible students apply for admission

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117	than the number of students permitted by the capacity
118	established by the board of trustees, admission shall be
119	determined by lottery. The college preparatory boarding academy
120	may enter into an agreement with the Department of Children and
121	Families to admit a designated number of students who are
122	covered under the state's Child Welfare Waiver Demonstration
123	project and develop an alternative admissions process for these
124	eligible students.
125	Section 2. Paragraph (c) of subsection (1) of section
126	1002.45, Florida Statutes, is amended to read:
127	1002.45 Virtual instruction programs
128	(1) PROGRAM
129	(c) To provide students with the option of participating in
130	virtual instruction programs as required by paragraph (b), a
131	school district may:
132	1. Contract with the Florida Virtual School or establish a
133	franchise of the Florida Virtual School for the provision of a
134	program under paragraph (b). Using this option is subject to the
135	requirements of this section and s. 1011.61(1)(c)1.b.(III) and
136	(IV). A district may report full-time equivalent membership for
137	credit earned by a student who is enrolled in a virtual
138	education course provided by the district which was completed
139	after the end of the regular school year if the FTE is reported
140	no later than the deadline for amending the final student
141	enrollment report for that year.
142	2. Contract with an approved provider under subsection (2)
143	for the provision of a full-time program under subparagraph
144	(b)1. or subparagraph (b)3. or a part-time program under

145 subparagraph (b)2. or subparagraph (b)3.

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576-02272D-13 20137054 146 3. Enter into an agreement with other school districts to 147 allow the participation of its students in an approved virtual 148 instruction program provided by the other school district. The 149 agreement must indicate a process for the transfer of funds 150 required by paragraph (7)(f). 4. Establish school district operated part-time or full-151 152 time kindergarten through grade 12 virtual instruction programs 153 under paragraph (b) for students enrolled in the school 154 district. A full-time program shall operate under its own Master School Identification Number. 155 156 5. Enter into an agreement with a virtual charter school 157 authorized by the school district under s. 1002.33. 158 159 Contracts under subparagraph 1. or subparagraph 2. may include 160 multidistrict contractual arrangements that may be executed by a 161 regional consortium for its member districts. A multidistrict 162 contractual arrangement or an agreement under subparagraph 3. is 163 not subject to s. 1001.42(4)(d) and does not require the 164 participating school districts to be contiguous. These 165 arrangements may be used to fulfill the requirements of 166 paragraph (b). 167 Section 3. Subsection (1) of section 1003.498, Florida 168 Statutes, is amended to read: 1003.498 School district virtual course offerings.-169 (1) School districts may deliver courses in the traditional 170 171 school setting by personnel certified pursuant to s. 1012.55 who 172 provide direct instruction through virtual instruction or through blended learning courses consisting of both traditional 173 174 classroom and online instructional techniques. Students in a

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175	blended learning course must be full-time students of the school
176	and receive the online instruction in a classroom setting at the
177	school. The funding, performance, and accountability
178	requirements for blended learning courses are the same as those
179	for traditional courses. <u>A district may report full-time</u>
180	equivalent membership for credit earned by a student who is
181	enrolled in a virtual education course provided by the district
182	which is completed after the end of the regular school year if
183	the FTE is reported no later than the deadline for amending the
184	final student enrollment report for that year.
185	Section 4. Paragraph (e) of subsection (4) of section
186	1009.24, Florida Statutes, is amended to read:
187	1009.24 State university student fees
188	(4)
189	(e) The sum of the activity and service, health, and
190	athletic fees a student is required to pay to register for a
191	course shall not exceed 40 percent of the tuition established in
192	law or in the General Appropriations Act. No university shall be
193	required to lower any fee in effect on the effective date of
194	this act in order to comply with this subsection. Within the 40
195	percent cap, universities may not increase the aggregate sum of
196	activity and service, health, and athletic fees more than 5
197	percent per year, or the same percentage increase in tuition
198	authorized under paragraph (b), whichever is greater, unless
199	specifically authorized in law or in the General Appropriations
200	Act. A university may increase its athletic fee to defray the
201	costs associated with changing National Collegiate Athletic
202	Association divisions or adding National Collegiate Athletic
203	Association Division II football. Any such increase in the

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204 athletic fee may exceed both the 40 percent cap and the 5 205 percent cap imposed by this subsection. Any such increase must 206 be approved by the athletic fee committee in the process 207 outlined in subsection (12) and cannot exceed \$2 per credit 208 hour. Notwithstanding the provisions of ss. 1009.534, 1009.535, 209 and 1009.536, that portion of any increase in an athletic fee 210 pursuant to this subsection that causes the sum of the activity and service, health, and athletic fees to exceed the 40 percent 211 cap or the annual increase in such fees to exceed the 5 percent 212 213 cap shall not be included in calculating the amount a student 214 receives for a Florida Academic Scholars award, a Florida 215 Medallion Scholars award, or a Florida Gold Seal Vocational 216 Scholars award. Notwithstanding this paragraph and subject to 217 approval by the board of trustees, each state university is 218 authorized to exceed the 5-percent cap on the annual increase to 219 the aggregate sum of activity and service, health, and athletic 220 fees for the 2010-2011 fiscal year. Any such increase shall not 221 exceed 15 percent or the amount required to reach the 2009-2010 fiscal year statewide average for the aggregate sum of activity 222 223 and service, health, and athletic fees at the main campuses, 224 whichever is greater. The aggregate sum of the activity and 225 service, health, and athletic fees shall not exceed 40 percent 226 of tuition. Any increase in the activity and service fee, health 227 fee, or athletic fee must be approved by the appropriate fee 228 committee pursuant to subsection (10), subsection (11), or 229 subsection (12). 230 Section 5. Paragraph (c) of subsection (1) of section

230 Section 5. Paragraph (c) of subsection (1) of section
 231 1011.61, Florida Statutes, is amended to read:
 232 1011.61 Definitions.-Notwithstanding the provisions of s.

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234	purposes of the Florida Education Finance Program:
235	(1) A "full-time equivalent student" in each program of the
236	district is defined in terms of full-time students and part-time
237	students as follows:
238	(c)1. A "full-time equivalent student" is:
239	a. A full-time student in any one of the programs listed in
240	s. 1011.62(1)(c); or
241	b. A combination of full-time or part-time students in any
242	one of the programs listed in s. 1011.62(1)(c) which is the
243	equivalent of one full-time student based on the following
244	calculations:
245	(I) A full-time student in a combination of programs listed
246	in s. 1011.62(1)(c) shall be a fraction of a full-time
247	equivalent membership in each special program equal to the
248	number of net hours per school year for which he or she is a
249	member, divided by the appropriate number of hours set forth in
250	subparagraph (a)1. or subparagraph (a)2. The difference between
251	that fraction or sum of fractions and the maximum value as set
252	forth in subsection (4) for each full-time student is presumed
253	to be the balance of the student's time not spent in such
254	special program and shall be recorded as time in the appropriate
255	basic program The sum of the fractions for each program may not
256	exceed the maximum value set forth in subsection (4).
257	(II) A prekindergarten student with a disability shall meet
258	the requirements specified for kindergarten students.

(III) A full-time equivalent student for students in kindergarten through grade 12 in a full-time virtual instruction program under s. 1002.45 or a virtual charter school under s.

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2.62 1002.33 shall consist of six full-credit completions or the 263 prescribed level of content that counts toward promotion to the 264 next grade in programs listed in s. 1011.62(1)(c). Credit 265 completions may be a combination of full-credit courses or half-266 credit courses. Beginning in the 2014-2015 fiscal year, when s. 267 1008.22(3)(g) is implemented, the reported full-time equivalent students and associated funding of students enrolled in courses 268 269 requiring passage of an end-of-course assessment shall be 270 adjusted after the student completes the end-of-course 271 assessment.

272 (IV) A full-time equivalent student for students in 273 kindergarten through grade 12 in a part-time virtual instruction program under s. 1002.45 shall consist of six full-credit 274 275 completions in programs listed in s. 1011.62(1)(c)1. and 3. 276 Credit completions may be a combination of full-credit courses 277 or half-credit courses. Beginning in the 2014-2015 fiscal year, 278 when s. 1008.22(3)(g) is implemented, the reported full-time 279 equivalent students and associated funding of students enrolled 280 in courses requiring passage of an end-of-course assessment 281 shall be adjusted after the student completes the end-of-course 2.82 assessment.

283 (V) A Florida Virtual School full-time equivalent student 284 shall consist of six full-credit completions or the prescribed 285 level of content that counts toward promotion to the next grade in the programs listed in s. 1011.62(1)(c)1. and 3. for students 286 287 participating in kindergarten through grade 12 part-time virtual 288 instruction and the programs listed in s. 1011.62(1)(c) for 289 students participating in kindergarten through grade 12 full-290 time virtual instruction. Credit completions may be a

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576-02272D-13 20137054 291 combination of full-credit courses or half-credit courses. 292 Beginning in the 2014-2015 fiscal year, when s. 1008.22(3)(g) is 293 implemented, the reported full-time equivalent students and 294 associated funding of students enrolled in courses requiring 295 passage of an end-of-course assessment shall be adjusted after 296 the student completes the end-of-course assessment. 297 (VI) Each successfully completed full-credit course earned 298 through an online course delivered by a district other than the 299 one in which the student resides shall be calculated as 1/6 FTE. 300 (VII) Each successfully completed credit earned under the 301 alternative high school course credit requirements authorized in 302 s. 1002.375, which is not reported as a portion of the 900 net 303 hours of instruction pursuant to subparagraph (1)(a)1., shall be 304 calculated as 1/6 FTE. 305 (VIII) (A) A full-time equivalent student for courses 306 requiring a statewide, standardized end-of-course assessment 307 pursuant to s. 1008.22(3)(c)2.a. shall be defined and reported 308 based on the number of instructional hours as provided in this 309 subsection for the first 3 years of administering the end-of-310 course assessment. Beginning in the fourth year of administering 311 the end-of-course assessment, the FTE shall be credit-based and 312 each course shall be equal to 1/6 FTE. The reported FTE shall be 313 adjusted after the student successfully completes the end-of-

314 course assessment pursuant to s. 1008.22(3)(c)2.a.

(B) For students enrolled in a school district as a fulltime student, the district may report 1/6 FTE for each student who passes a statewide, standardized end-of-course assessment without being enrolled in the corresponding course.

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(C) The FTE earned under this sub-sub-subparagraph and any

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576-02272D-13 20137054 320 FTE for courses or programs listed in s. 1011.62(1)(c) that do 321 not require passing a statewide, standardized end-of-course 322 assessment are subject to the requirements in subsection (4). 323 2. A student in membership in a program scheduled for more 324 or less than 180 school days or the equivalent on an hourly basis as specified by rules of the State Board of Education is a 325 326 fraction of a full-time equivalent membership equal to the 327 number of instructional hours in membership divided by the 328 appropriate number of hours set forth in subparagraph (a)1.; 329 however, for the purposes of this subparagraph, membership in 330 programs scheduled for more than 180 days is limited to students 331 enrolled in juvenile justice education programs and the Florida 332 Virtual School. 333 334 The department shall determine and implement an equitable method 335 of equivalent funding for experimental schools and for schools 336 operating under emergency conditions, which schools have been

337 approved by the department to operate for less than the minimum 338 school day.

339 Section 6. Paragraph (f) of subsection (1), subsection (5), 340 paragraph (a) of subsection (9), and subsections (11), (12), 341 (13), and (14) of section 1011.62, Florida Statutes, are amended 342 to read:

343 1011.62 Funds for operation of schools.—If the annual 344 allocation from the Florida Education Finance Program to each 345 district for operation of schools is not determined in the 346 annual appropriations act or the substantive bill implementing 347 the annual appropriations act, it shall be determined as 348 follows:

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

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(f) Supplemental academic instruction; categorical fund.-

354 1. There is created a categorical fund to provide 355 supplemental academic instruction to students in kindergarten 356 through grade 12. This paragraph may be cited as the 357 "Supplemental Academic Instruction Categorical Fund."

358 2. Categorical funds for supplemental academic instruction 359 shall be allocated annually to each school district in the 360 amount provided in the General Appropriations Act. These funds 361 shall be in addition to the funds appropriated on the basis of 362 FTE student membership in the Florida Education Finance Program 363 and shall be included in the total potential funds of each 364 district. These funds shall be used to provide supplemental 365 academic instruction to students enrolled in the K-12 program. For the 2012-2013, and 2013-2014, and 2014-2015 fiscal years, 366 367 each school district that has one or more of the 100 lowest-368 performing elementary schools based on the state reading 369 assessment shall use these funds, together with the funds 370 provided in the district's research-based reading instruction allocation and other available funds, to provide an additional 371 372 hour of instruction beyond the normal school day for each day of 373 the entire school year for intensive reading instruction for the 374 students in each of these schools. This additional hour of 375 instruction must be provided only by teachers or reading 376 specialists who are effective in teaching reading. Students 377 enrolled in these schools who have level 5 assessment scores may

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378 participate in the additional hour of instruction on an optional 379 basis. Exceptional student education centers shall not be 380 included in the 100 schools. After this requirement has been 381 met, supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-382 383 school instruction, tutoring, mentoring, class size reduction, 384 extended school year, intensive skills development in summer 385 school, and other methods for improving student achievement. 386 Supplemental instruction may be provided to a student in any 387 manner and at any time during or beyond the regular 180-day term 388 identified by the school as being the most effective and 389 efficient way to best help that student progress from grade to 390 grade and to graduate.

391 3. Effective with the 1999-2000 fiscal year, funding on the 392 basis of FTE membership beyond the 180-day regular term shall be 393 provided in the FEFP only for students enrolled in juvenile 394 justice education programs or in education programs for 395 juveniles placed in secure facilities or programs under s. 396 985.19. Funding for instruction beyond the regular 180-day 397 school year for all other K-12 students shall be provided 398 through the supplemental academic instruction categorical fund 399 and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to 400 401 assist students in progressing from grade to grade and 402 graduating.

403 4. The Florida State University School, as a lab school, is
404 authorized to expend from its FEFP or Lottery Enhancement Trust
405 Fund allocation the cost to the student of remediation in
406 reading, writing, or mathematics for any graduate who requires

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     remediation at a postsecondary educational institution.
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          5. Beginning in the 1999-2000 school year, dropout
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     prevention programs as defined in ss. 1003.52, 1003.53(1)(a),
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     (b), and (c), and 1003.54 shall be included in group 1 programs
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     under subparagraph (d)3.
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          (5) DISCRETIONARY MILLAGE COMPRESSION SUPPLEMENT.-The
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     Legislature shall prescribe in the General Appropriations Act,
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     pursuant to s. 1011.71(1), the rate of nonvoted current
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     operating discretionary millage that shall be used to calculate
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     a discretionary millage compression supplement. If the
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     prescribed millage generates an amount of funds per unweighted
     FTE for the district that is less than 105 percent of the state
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     average, the district shall receive an amount per FTE that, when
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     added to the funds per FTE generated by the designated levy,
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     shall equal 105 percent of the state average.
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          (9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.-
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          (a) The research-based reading instruction allocation is
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     created to provide comprehensive reading instruction to students
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     in kindergarten through grade 12. For the 2012-2013, and 2013-
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     2014, and 2014-2015 fiscal years, in each school district that
     has one or more of the 100 lowest-performing elementary schools
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     based on the state reading assessment, priority shall be given
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     to providing an additional hour per day of intensive reading
     instruction beyond the normal school day for each day of the
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     entire school year for the students in each school. Students
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     enrolled in these schools who have level 5 assessment scores may
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     participate in the additional hour of instruction on an optional
     basis. Exceptional student education centers shall not be
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     included in the 100 schools. The intensive reading instruction
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576-02272D-13 20137054 delivered in this additional hour and for other students shall 436 437 include: research-based reading instruction that has been proven 438 to accelerate progress of students exhibiting a reading 439 deficiency; differentiated instruction based on student 440 assessment data to meet students' specific reading needs; 441 explicit and systematic reading development in phonemic 442 awareness, phonics, fluency, vocabulary, and comprehension, with 443 more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, 444 445 science, and mathematics-text reading, text discussion, and 446 writing in response to reading. For the 2012-2013 and 2013-2014 447 fiscal years, a school district may not hire more reading 448 coaches than were hired during the 2011-2012 fiscal year unless 449 all students in kindergarten through grade 5 who demonstrate a 450 reading deficiency, as determined by district and state 451 assessments, including students scoring Level 1 or Level 2 on 452 FCAT Reading, are provided an additional hour per day of 453 intensive reading instruction beyond the normal school day for 454 each day of the entire school year. 455 (11) VIRTUAL EDUCATION CONTRIBUTION. The Legislature may

456 annually provide in the Florida Education Finance Program a 457 virtual education contribution. The amount of the virtual education contribution shall be the difference between the 458 459 amount per FTE established in the General Appropriations Act for 460 virtual education and the amount per FTE for each district and 461 the Florida Virtual School, which may be calculated by taking 462 the sum of the base FEFP allocation, the discretionary local effort, the state-funded discretionary contribution, the 463 464 discretionary millage compression supplement, the research-based

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576-02272D-13 20137054 465 reading instruction allocation, and the instructional materials 466 allocation, and then dividing by the total unweighted FTE. This 467 difference shall be multiplied by the virtual education 468 unweighted FTE for programs and options identified in s. 1002.455(3) and the Florida Virtual School and its franchises to 469 470 equal the virtual education contribution and shall be included 471 as a separate allocation in the funding formula. 472 (11) (12) QUALITY ASSURANCE GUARANTEE. - The Legislature may 473 annually in the General Appropriations Act determine a 474 percentage increase in funds per K-12 unweighted FTE as a 475 minimum guarantee to each school district. The guarantee shall 476 be calculated from prior year base funding per unweighted FTE 477 student which shall include the adjusted FTE dollars as provided 478 in subsection (13), quality guarantee funds, and actual nonvoted 479 discretionary local effort from taxes. From the base funding per 480 unweighted FTE, the increase shall be calculated for the current 481 year. The current year funds from which the guarantee shall be 482 determined shall include the adjusted FTE dollars as provided in 483 subsection (13) and potential nonvoted discretionary local 484 effort from taxes. A comparison of current year funds per 485 unweighted FTE to prior year funds per unweighted FTE shall be 486 computed. For those school districts which have less than the 487 legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds 488 489 per unweighted FTE student. Should appropriated funds be less 490 than the sum of this calculated amount for all districts, the 491 commissioner shall prorate each district's allocation. This 492 provision shall be implemented to the extent specifically 493 funded.

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576-02272D-13 20137054 494 (12) (13) TOTAL ALLOCATION OF STATE FUNDS TO EACH DISTRICT 495 FOR CURRENT OPERATION.-The total annual state allocation to each 496 district for current operation for the FEFP shall be distributed periodically in the manner prescribed in the General 497 498 Appropriations Act. 499 (a) If the funds appropriated for current operation of the 500 FEFP are not sufficient to pay the state requirement in full, 501 the department shall prorate the available state funds to each 502 district in the following manner: 503 1. Determine the percentage of proration by dividing the 504 sum of the total amount for current operation, as provided in 505 this paragraph for all districts collectively, and the total 506 district required local effort into the sum of the state funds 507 available for current operation and the total district required 508 local effort. 509 2. Multiply the percentage so determined by the sum of the 510 total amount for current operation as provided in this paragraph 511 and the required local effort for each individual district. 512 3. From the product of such multiplication, subtract the required local effort of each district; and the remainder shall be the amount of state funds allocated to the district for

513 required local effort of each district; and the remainder shall 514 be the amount of state funds allocated to the district for 515 current operation. However, no calculation subsequent to the 516 appropriation shall result in negative state funds for any 517 district.

(b) The amount thus obtained shall be the net annual allocation to each school district. However, if it is determined that any school district received an underallocation or overallocation for any prior year because of an arithmetical error, assessment roll change required by final judicial

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576-02272D-13 20137054 523 decision, full-time equivalent student membership error, or any 524 allocation error revealed in an audit report, the allocation to 525 that district shall be appropriately adjusted. Beginning with 526 audits for the 2001-2002 fiscal year, if the adjustment is the 527 result of an audit finding in which group 2 FTE are reclassified 528 to the basic program and the district weighted FTE are over the 529 weighted enrollment ceiling for group 2 programs, the adjustment 530 shall not result in a gain of state funds to the district. Beginning with the 2011-2012 fiscal year, if a special program 531 532 cost factor is less than the basic program cost factor, an audit 533 adjustment may not result in the reclassification of the special 534 program FTE to the basic program FTE. If the Department of 535 Education audit adjustment recommendation is based upon 536 controverted findings of fact, the Commissioner of Education is 537 authorized to establish the amount of the adjustment based on 538 the best interests of the state.

(c) The amount thus obtained shall represent the net annual state allocation to each district; however, notwithstanding any of the provisions herein, each district shall be guaranteed a minimum level of funding in the amount and manner prescribed in the General Appropriations Act.

544 <u>(13)</u> (14) COMPUTATION OF PRIOR YEAR DISTRICT REQUIRED LOCAL 545 EFFORT.—Calculations required in this section shall be based on 546 95 percent of the taxable value for school purposes for fiscal 547 years prior to the 2010-2011 fiscal year.

548 Section 7. Subsections (1) and (3) of section 1011.71, 549 Florida Statutes, are amended to read:

- 550 1011
- 1011.71 District school tax.-

(1) If the district school tax is not provided in the

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576-02272D-13 20137054 552 General Appropriations Act or the substantive bill implementing 553 the General Appropriations Act, each district school board 554 desiring to participate in the state allocation of funds for 555 current operation as prescribed by s. 1011.62(12) s. 1011.62(13) 556 shall levy on the taxable value for school purposes of the 557 district, exclusive of millage voted under the provisions of s. 558 9(b) or s. 12, Art. VII of the State Constitution, a millage 559 rate not to exceed the amount certified by the commissioner as 560 the minimum millage rate necessary to provide the district 561 required local effort for the current year, pursuant to s. 562 1011.62(4)(a)1. In addition to the required local effort millage 563 levy, each district school board may levy a nonvoted current 564 operating discretionary millage. The Legislature shall prescribe 565 annually in the appropriations act the maximum amount of millage 566 a district may levy.

567 (3) (a) Notwithstanding subsection (2), if the revenue from 568 1.5 mills is insufficient to meet the payments due under a 569 lease-purchase agreement entered into before June 30, 2009, by a 570 district school board pursuant to paragraph (2) (e), or to meet 571 other critical district fixed capital outlay needs, the board, 572 in addition to the 1.5 mills, may levy up to 0.25 mills for fixed capital outlay in lieu of levying an equivalent amount of 573 574 the discretionary mills for operations as provided in the General Appropriations Act. Millage levied pursuant to this 575 576 subsection is subject to the provisions of s. 200.065 and, 577 combined with the 1.5 mills authorized in subsection (2), may 578 not exceed 1.75 mills. If the district chooses to use up to 0.25 579 mills for fixed capital outlay, the compression adjustment 580 pursuant to s. 1011.62(5) shall be calculated for the standard

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581	discretionary millage that is not eligible for transfer to
582	capital outlay.
583	(b) In addition to the millage authorized in this section,
584	a district school board may, by a supermajority vote, levy an
585	additional 0.25 mills for critical capital outlay needs if the
586	average of the annual percent increase in the district's capital
587	outlay full-time equivalent student membership over the previous
588	5 years is 2.5 percent or greater. The levy of this millage and
589	expenditure of the funds is subject to the requirements of s.
590	200.065 and this section Local funds generated by the additional
591	0.25 mills authorized in paragraph (b) and state funds provided
592	pursuant to s. 1011.62(5) may not be included in the calculation
593	of the Florida Education Finance Program in 2011-2012 or any
594	subsequent year and may not be incorporated in the calculation
595	of any hold-harmless or other component of the Florida Education
596	Finance Program in any year, except as provided in paragraph
597	(c) .
598	(c) For the 2011-2012 and 2012-2013 fiscal years, the 0.25
599	mills authorized in paragraph (b) may be levied by the districts
600	in which it was authorized by the voters in the 2010 general
601	election. If a district levies this voter-approved 0.25 mills
602	for operations, a compression adjustment pursuant to s.
603	1011.62(5) may be calculated and added to the district's Florida
604	Education Finance Program allocation, subject to determination
605	in the General Appropriations Act.
606	Section 8. Subsection (10) of section 1011.80, Florida
607	Statutes, is amended to read:
608	1011.80 Funds for operation of workforce education
609	programs

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610
          (10) A high school student dually enrolled under s.
611
     1007.271 in a workforce education program operated by a Florida
     College System institution or school district career center
612
613
     generates the amount calculated for workforce education funding,
614
     including any payment of performance funding, and the
     proportional share of full-time equivalent enrollment generated
615
616
     through the Florida Education Finance Program for the student's
617
     enrollment in a high school. If a high school student is dually
     enrolled in a Florida College System institution program,
618
619
     including a program conducted at a high school, the Florida
620
     College System institution earns the funds generated for
621
     workforce education funding, and the school district earns the
     proportional share of full-time equivalent funding from the
622
623
     Florida Education Finance Program. If a student is dually
624
     enrolled in a career center operated by the same district as the
625
     district in which the student attends high school, that district
626
     earns the funds generated for workforce education funding and
627
     also earns the proportional share of full-time equivalent
628
     funding from the Florida Education Finance Program. If a student
629
     is dually enrolled in a workforce education program provided by
630
     a career center operated by a different school district, the
631
     funds must be divided between the two school districts
632
     proportionally from the two funding sources. A student may not
633
     be reported for funding in a dual enrollment workforce education
634
     program unless the student has completed the basic skills
635
     assessment pursuant to s. 1004.91. A student who is coenrolled
636
     in a K-12 education program and an adult education program may
637
     not be reported for purposes of funding in an adult education
638
     program, except that for the 2011-2012 and 2012-2013 fiscal
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576-02272D-13 20137054 years, students who are coenrolled in core curricula courses for 639 640 credit recovery or dropout prevention purposes and who does do not have a pattern of excessive absenteeism or habitual truancy 641 642 or a history of disruptive behavior in school may be reported 643 for funding for up to two courses per student. Such students are 644 exempt from the payment of the block tuition for adult general 645 education programs provided in s. 1009.22(3)(c). 646 Section 9. Paragraph (a) of subsection (3) of section 647 1013.64, Florida Statutes, is amended to read: 648 1013.64 Funds for comprehensive educational plant needs; 649 construction cost maximums for school district capital 650 projects.-Allocations from the Public Education Capital Outlay and Debt Service Trust Fund to the various boards for capital 651 652 outlay projects shall be determined as follows: 653 (3) (a) Each district school board shall receive an amount 654 from the Public Education Capital Outlay and Debt Service Trust 655 Fund to be calculated by computing the capital outlay full-time 656 equivalent membership as determined by the department. Such 657 membership must include, but is not limited to: 658 1. K-12 students for whom the school district provides the educational facility, including district students receiving 659 660 virtual education instruction in district facilities, except 661 that hospital- and homebound part-time students are not 662 included; and 2. Students who are career education students, and adult 663 664 disabled students and who are enrolled in school district career 665 centers. The capital outlay full-time equivalent membership

667 for career centers by averaging the unweighted full-time

666

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shall be determined for kindergarten through the 12th grade and

576-02272D-13 20137054 668 equivalent student membership for the second and third surveys 669 and comparing the results on a school-by-school basis with the 670 Florida Inventory for School Houses. The capital outlay full-671 time equivalent membership by grade level organization shall be used in making the following calculations: The capital outlay 672 full-time equivalent membership by grade level organization for 673 674 the 4th prior year must be used to compute the base-year 675 allocation. The capital outlay full-time equivalent membership 676 by grade-level organization for the prior year must be used to 677 compute the growth over the highest of the 3 years preceding the 678 prior year. From the total amount appropriated by the Legislature pursuant to this subsection, 40 percent shall be 679 680 allocated among the base capital outlay full-time equivalent 681 membership and 60 percent among the growth capital outlay fulltime equivalent membership. The allocation within each of these 682 683 groups shall be prorated to the districts based upon each 684 district's percentage of base and growth capital outlay full-685 time membership. The most recent 4-year capital outlay full-time 686 equivalent membership data shall be used in each subsequent 687 year's calculation for the allocation of funds pursuant to this 688 subsection. If a change, correction, or recomputation of data 689 during any year results in a reduction or increase of the 690 calculated amount previously allocated to a district, the 691 allocation to that district shall be adjusted correspondingly. 692 If such recomputation results in an increase or decrease of the 693 calculated amount, such additional or reduced amounts shall be 694 added to or reduced from the district's future appropriations. 695 However, no change, correction, or recomputation of data shall 696 be made subsequent to 2 years following the initial annual

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697	allocation.
698	Section 10. Notwithstanding the required review by the
699	Legislative Budget Commission pursuant to s. 1003.03(4)(c),
700	Florida Statutes, for the 2012-2013 fiscal year, the alternate
701	compliance calculation amounts to the class size operating
702	categorical fund authorized by s. 1003.03(4)(c), Florida
703	Statutes, shall be the reduction calculation required by s.
704	1003.03(4), Florida Statutes. The Commissioner of Education
705	shall modify payments to districts as required by s. 1003.03(4),
706	Florida Statutes, for the 2012-2013 fiscal year. This section
707	shall take effect upon this act becoming a law.
708	Section 11. Except as otherwise expressly provided in this
709	act and except for this section, which shall take effect upon
710	becoming a law, this act shall take effect July 1, 2013.

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