

HB5101, Engrossed 2

1	A bill to be entitled
2	An act relating to education funding; amending s.
3	215.61, F.S.; requiring deposit of a certain amount of
4	funds into a separate account within the Public
5	Education Capital Outlay and Debt Service Trust Fund;
6	requiring transfer of such funds to the State Board of
7	Administration for the timely payment of principal and
8	interest on bonds; requiring the State Board of
9	Education to transfer a specified amount of funds into
10	a separate account within the Public Education Capital
11	Outlay and Debt Service Trust Fund for the payment of
12	debt service on certain bonds; amending s. 1001.03,
13	F.S.; restricting approval of Florida College System
14	institution baccalaureate degree program proposals for
15	a specified period of time; providing for retroactive
16	effect; amending s. 1001.11, F.S.; requiring the
17	Commissioner of Education to oversee a plan for
18	establishing digital classrooms; amending s. 1001.20,
19	F.S.; requiring the Office of Technology and
20	Information Services in the Department of Education to
21	develop a plan for establishing digital classrooms;
22	amending s. 1002.32, F.S.; revising eligibility
23	requirements for developmental research schools to
24	receive the sparsity supplement; amending s. 1002.33,
25	F.S.; providing that charter schools are entitled to
26	the Florida digital classrooms allocation; revising Page1of64

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27 provisions relating to the use of the services fee for 28 virtual charter schools; amending s. 1002.45, F.S.; 29 providing for the use of virtual instruction program funds for implementation of the district's digital 30 classrooms plan; amending s. 1004.32, F.S.; revising 31 the mission and goals of New College of Florida; 32 33 providing for a master's degree program in data science and analytics at New College of Florida; 34 35 creating s. 1004.444, F.S.; establishing the Florida Center for Cybersecurity within the University of 36 37 South Florida; repealing s. 1006.281, F.S., relating to local instructional improvement systems; repealing 38 39 s. 1006.282, F.S., relating to a pilot program for the 40 transition to electronic and digital instructional materials; amending s. 1006.38, F.S.; conforming 41 provisions; repealing s. 1006.72, F.S., relating to 42 licensing electronic library resources; amending s. 43 44 1006.73, F.S.; deleting provisions establishing the Florida Virtual Campus; establishing the Florida 45 Academic Library Services Cooperative; providing 46 47 duties of the cooperative; requiring the University of West Florida to hire a director for the cooperative 48 49 and submit an annual report to the Legislature 50 regarding the cooperative; providing duties of the 51 director; amending s. 1006.735, F.S.; creating the 52 Complete Florida Plus Program at the University of Page 2 of 64

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53 West Florida; providing purpose; establishing the 54 Complete Florida Degree Initiative; providing 55 implementation and requirements for the initiative; requiring the program to develop and manage a catalog 56 57 of distance learning courses; requiring the program to make online services and support available on a 58 statewide basis; requiring the University of West 59 60 Florida to submit an annual report to the Legislature regarding the program; requiring the Northwest 61 Regional Data Center to provide data center services 62 63 to support the catalog and the statewide advising 64 services; providing for the transfer of the Florida 65 Virtual Campus resources, agreements, and contracts to 66 the University of West Florida; requiring a transition plan; amending s. 1007.01, F.S.; conforming a cross-67 reference; requiring the Articulation Coordinating 68 69 Committee to make recommendations relating to an 70 online system for collecting data regarding requests 71 for transfer of credit; creating s. 1007.2616, F.S.; 72 requiring schools to provide students in grades K-12 73 opportunities for receiving computer science and 74 technology instruction; amending s. 1007.27, F.S.; 75 conforming provisions; amending s. 1007.271, F.S.; 76 revising provisions relating to dual enrollment 77 articulation agreements, postsecondary institutions 78 participating in dual enrollment programs, and funding Page 3 of 64

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79 for dual enrollment; amending s. 1007.33, F.S.; 80 restricting the Board of Trustees of St. Petersburg College from establishing baccalaureate degree 81 programs for a specified period of time; providing for 82 retroactive effect; amending ss. 1009.23 and 1009.24, 83 F.S.; conforming cross-references; requiring public 84 85 postsecondary institutions to provide a website link 86 to the distance learning catalog under certain 87 circumstances; amending s. 1009.55, F.S.; revising provisions of the Rosewood Family Scholarship Program; 88 creating s. 1009.893, F.S.; creating the Florida 89 90 National Merit Scholar Incentive Program; providing 91 student eligibility requirements and the amount of 92 incentive awards; providing program requirements and 93 for the allocation of funds; amending s. 1011.62, 94 F.S.; revising requirements for the supplemental academic instruction categorical fund and the 95 96 research-based reading instruction allocation; creating the Florida digital classrooms allocation to 97 98 support efforts to improve student performance 99 outcomes by integrating technology in classroom teaching and learning; requiring a school district 100 101 digital classrooms plan; providing plan requirements 102 and submission of the plan to the department for 103 approval; providing for calculation and distribution 104 of the allocation; requiring school district reporting Page 4 of 64

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105	of the use of funds and verification of compliance			
106	with the district's digital classrooms plan;			
107	correcting cross-references; amending s. 1011.71,			
108	F.S.; authorizing the capital outlay millage levy to			
109	be used for a district's digital classrooms plan;			
110	requiring the Pasco County Sheriff's Office and Pasco-			
111	Hernando State College to negotiate an interlocal			
112	agreement governing the operation of a law enforcement			
113	and corrections academy; providing procedures if an			
114	agreement is not reached by a certain date; requiring			
115	the Department of Education to provide certain funds			
116	to Jobs for Florida's Graduates; providing effective			
117	dates.			
118				
119	Be It Enacted by the Legislature of the State of Florida:			
120				
121	Section 1. Subsection (6) is added to section 215.61,			
122	Florida Statutes, to read:			
123	215.61 State system of public education capital outlay			
124	bonds			
125	(6) Pursuant to s. 9(a)(2), Art. XII of the State			
126	Constitution and s. 203.01(1)(c)2., all revenues collected from			
127	gross receipts taxes are deposited into the Public Education			
128	Capital Outlay and Debt Service Trust Fund. The first priority			
129	for the use of the moneys in the trust fund in each fiscal year			
130	is the payment of the principal and interest due in such fiscal			
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131 year on bonds secured by gross receipts tax revenues as provided 132 in s. 9(a)(2), Art. XII of the State Constitution. The State 133 Board of Education shall at least once per month, from gross 134 receipts tax revenues available in the Public Education Capital 135 Outlay and Debt Service Trust Fund, deposit into a separate 136 account within such trust fund one-sixth of the amount due on 137 the next interest payment date and one-twelfth of the amount due on the next principal payment date for all outstanding bonds 138 139 secured by a pledge of gross receipts taxes. If there are 140 insufficient funds to make the required deposit, the State Board 141 of Education shall deposit an amount equal to the funds 142 available into the separate account and, in the following month, 143 add an amount equal to the previous month's shortfall to the 144 required deposit. The State Board of Education shall transfer 145 funds deposited into the separate account to the State Board of Administration, as the trustee for bondholders, by the 20th day 146 147 of the month before a principal or interest payment on bonds 148 issued pursuant to s. 9(a)(2), Art. XII of the State 149 Constitution is due. 150 Section 2. (1) On or before June 30, 2014, the State 151 Board of Education shall transfer two-sixths of the amount due 152 on the next interest payment date and two-twelfths of the amount 153 due on the next principal payment date for all outstanding bonds 154 issued pursuant to s. 9(a)(2), Art. XII of the State 155 Constitution from cash balances in the Public Education Capital 156 Outlay and Debt Service Trust Fund to the separate account Page 6 of 64

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157	within the trust fund provided for in s. 215.61(6), Florida			
158	Statutes, to be reserved for the payment of debt service due on			
159	the outstanding bonds.			
160	(2) This section takes effect upon this act becoming a			
161	law.			
162	Section 3. Effective upon this act becoming a law and			
163	operating retroactively to March 31, 2014, subsection (15) of			
164	section 1001.03, Florida Statutes, is amended to read:			
165	1001.03 Specific powers of State Board of Education			
166	(15) FLORIDA COLLEGE SYSTEM INSTITUTION BACCALAUREATE			
167	DEGREE PROGRAMSThe State Board of Education shall provide for			
168	the review and approval of proposals by Florida College System			
169	institutions to offer baccalaureate degree programs pursuant to			
170	s. 1007.33. A Florida College System institution, as defined in			
171	s. 1000.21, that is approved to offer baccalaureate degrees			
172	pursuant to s. 1007.33 remains under the authority of the State			
173	Board of Education and the Florida College System institution's			
174	board of trustees. The State Board of Education may not approve			
175	Florida College System institution baccalaureate degree program			
176	proposals from March 31, 2014, through May 31, 2015.			
177	Section 4. Subsection (8) is added to section 1001.11,			
178	Florida Statutes, to read:			
179	1001.11 Commissioner of Education; other duties			
180	(8) The commissioner shall oversee the development and			
181	implementation of the 5-year strategic plan for establishing			
182	Florida digital classrooms to assist school districts in their			
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183 efforts to integrate technology in classroom teaching and learning to improve student performance. 184 185 Section 5. Paragraph (a) of subsection (4) of section 186 1001.20, Florida Statutes, is amended to read: 187 1001.20 Department under direction of state board.-188 The Department of Education shall establish the (4) 189 following offices within the Office of the Commissioner of 190 Education which shall coordinate their activities with all other 191 divisions and offices: 192 (a) Office of Technology and Information Services.-193 1. Responsible for developing a 5-year strategic plan for 194 establishing Florida digital classrooms by October 1, 2014, and 195 annually updating the plan by January 1 each year thereafter. 196 The Florida digital classrooms plan shall be provided to each 197 school district and published on the department's website. The 198 plan must: 199 a. Describe how technology will be integrated into 200 classroom teaching and learning to assist the state in improving 201 student performance outcomes and enable all students in Florida 202 to be digital learners with access to digital tools and 203 resources. b. Identify minimum technology requirements that include 204 205 specifications for hardware, software, devices, networking, 206 security, and bandwidth capacity and guidelines for the ratio of 207 students per device. 208 c. Establish minimum requirements for professional Page 8 of 64

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209 <u>development opportunities and training to assist district</u> 210 <u>instructional personnel and staff with the integration of</u> 211 <u>technology into classroom teaching.</u> 212 <u>d. Identify the types of digital tools and resources that</u> 213 <u>can assist district instructional personnel and staff in the</u> 214 management, assessment, and monitoring of student learning and

215 performance. systemwide technology plan,

216 2. Responsible for making budget recommendations to the 217 commissioner, providing data collection and management for the 218 system, assisting school districts in securing Internet access 219 and telecommunications services, including those eligible for 220 funding under the Schools and Libraries Program of the federal 221 Universal Service Fund, and coordinating services with other 222 state, local, and private agencies. The office shall develop a method to address the need for a statewide approach to planning 223 224 and operations of library and information services to achieve a 225 single K-20 education system library information portal and a 226 unified higher education library management system.

227 Section 6. Paragraph (a) of subsection (9) of section 228 1002.32, Florida Statutes, is amended to read:

229 1002.32 Developmental research (laboratory) schools.230 (9) FUNDING.-Funding for a lab school, including a charter
231 lab school, shall be provided as follows:

(a) Each lab school shall be allocated its proportional
 share of operating funds from the Florida Education Finance
 Program as provided in s. 1011.62 based on the county in which
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235 the lab school is located and the General Appropriations Act. 236 The nonvoted ad valorem millage that would otherwise be required 237 for lab schools shall be allocated from state funds. The required local effort funds calculated pursuant to s. 1011.62 238 239 shall be allocated from state funds to the schools as a part of 240 the allocation of operating funds pursuant to s. 1011.62. Each eligible lab school in operation as of September 1, 2013 2002, 241 242 with a permanent high school center shall also receive a 243 proportional share of the sparsity supplement as calculated 244 pursuant to s. 1011.62. In addition, each lab school shall 245 receive its proportional share of all categorical funds, with 246 the exception of s. 1011.68, and new categorical funds enacted 247 after July 1, 1994, for the purpose of elementary or secondary 248 academic program enhancement. The sum of funds available as 249 provided in this paragraph shall be included annually in the 250 Florida Education Finance Program and appropriate categorical 251 programs funded in the General Appropriations Act.

252 Section 7. Paragraph (b) of subsection (17) and paragraph 253 (a) of subsection (20) of section 1002.33, Florida Statutes, are 254 amended to read:

255

1002.33 Charter schools.-

(17) FUNDING.-Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32. Page 10 of 64

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261 (b) The basis for the agreement for funding students enrolled in a charter school shall be the sum of the school 262 263 district's operating funds from the Florida Education Finance 264 Program as provided in s. 1011.62 and the General Appropriations 265 Act, including gross state and local funds, discretionary 266 lottery funds, and funds from the school district's current 267 operating discretionary millage levy; divided by total funded 268 weighted full-time equivalent students in the school district; 269 multiplied by the weighted full-time equivalent students for the 270 charter school. Charter schools whose students or programs meet 271 the eligibility criteria in law are shall be entitled to their 272 proportionate share of categorical program funds included in the 273 total funds available in the Florida Education Finance Program 274 by the Legislature, including transportation and the Florida 275 digital classrooms allocation. Total funding for each charter 276 school shall be recalculated during the year to reflect the 277 revised calculations under the Florida Education Finance Program 278 by the state and the actual weighted full-time equivalent 279 students reported by the charter school during the full-time 280 equivalent student survey periods designated by the Commissioner 281 of Education.

282

(20) SERVICES.-

(a)1. A sponsor shall provide certain administrative and educational services to charter schools. These services shall include contract management services; full-time equivalent and data reporting services; exceptional student education Page 11 of 64

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287 administration services; services related to eligibility and 288 reporting duties required to ensure that school lunch services 289 under the federal lunch program, consistent with the needs of 290 the charter school, are provided by the school district at the 291 request of the charter school, that any funds due to the charter 292 school under the federal lunch program be paid to the charter 293 school as soon as the charter school begins serving food under 294 the federal lunch program, and that the charter school is paid 295 at the same time and in the same manner under the federal lunch 296 program as other public schools serviced by the sponsor or the 297 school district; test administration services, including payment 298 of the costs of state-required or district-required student 299 assessments; processing of teacher certificate data services; 300 and information services, including equal access to student 301 information systems that are used by public schools in the 302 district in which the charter school is located. Student 303 performance data for each student in a charter school, 304 including, but not limited to, FCAT scores, standardized test 305 scores, previous public school student report cards, and student 306 performance measures, shall be provided by the sponsor to a 307 charter school in the same manner provided to other public schools in the district. 308

309 2. A total administrative fee for the provision of such 310 services shall be calculated based upon up to 5 percent of the 311 available funds defined in paragraph (17) (b) for all students, 312 except that when 75 percent or more of the students enrolled in Page 12 of 64

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313 the charter school are exceptional students as defined in s. 314 1003.01(3), the 5 percent of those available funds shall be 315 calculated based on unweighted full-time equivalent students. 316 However, a sponsor may only withhold up to a 5-percent 317 administrative fee for enrollment for up to and including 250 318 students. For charter schools with a population of 251 or more 319 students, the difference between the total administrative fee 320 calculation and the amount of the administrative fee withheld 321 may only be used for capital outlay purposes specified in s. 322 1013.62(2).

323 3. For high-performing charter schools, as defined in ch. 324 2011-232, a sponsor may withhold a total administrative fee of 325 up to 2 percent for enrollment up to and including 250 students 326 per school.

4. In addition, a sponsor may withhold only up to a 5percent administrative fee for enrollment for up to and
including 500 students within a system of charter schools which
meets all of the following:

a. Includes both conversion charter schools andnonconversion charter schools;

b. Has all schools located in the same county;

334 c. Has a total enrollment exceeding the total enrollment335 of at least one school district in the state;

d. Has the same governing board; and

e. Does not contract with a for-profit service provider
 for management of school operations.
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5. The difference between the total administrative fee calculation and the amount of the administrative fee withheld pursuant to subparagraph 4. may be used for instructional and administrative purposes as well as for capital outlay purposes specified in s. 1013.62(2).

6. For a high-performing charter school system that also meets the requirements in subparagraph 4., a sponsor may withhold a 2-percent administrative fee for enrollments up to and including 500 students per system.

348 7. Sponsors shall not charge charter schools any 349 additional fees or surcharges for administrative and educational 350 services in addition to the maximum 5-percent administrative fee 351 withheld pursuant to this paragraph.

352 The sponsor of a virtual charter school may withhold a 8. 353 fee of up to 5 percent. The funds shall be used to cover the 354 cost of services provided under subparagraph 1. and 355 implementation of for the school district's digital classrooms plan pursuant to s. 1011.62 local instructional improvement 356 357 system pursuant to s. 1006.281 or other technological tools that 358 are required to access electronic and digital instructional 359 materials.

360 Section 8. Paragraph (e) of subsection (1) and subsection 361 (10) of section 1002.45, Florida Statutes, are amended to read: 362 1002.45 Virtual instruction programs.-

363 (1) PROGRAM.-

364 (e) Each school district shall: Page 14 of 64

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365 1. Provide to the department by October 1, 2011, and by 366 each October 1 thereafter, a copy of each contract and the 367 amounts paid per unweighted full-time equivalent student for 368 services procured pursuant to subparagraphs (c)1. and 2. 369 Expend the difference in funds provided for a student 2. 370 participating in the school district virtual instruction program 371 pursuant to subsection (7) and the price paid for contracted 372 services procured pursuant to subparagraphs (c)1. and 2. for 373 implementation of the school district's digital classrooms plan 374 pursuant to s. 1011.62 the district's local instructional 375 improvement system pursuant to s. 1006.281 or other 376 technological tools that are required to access electronic and 377 digital instructional materials. 378 3. At the end of each fiscal year, but no later than 379 September 1, report to the department an itemized list of the 380 technological tools purchased with these funds. 381 MARKETING.-At the beginning of each school year, each (10)382 school district shall provide notification information to 383 parents and students about a the parent's and student's right 384 and choice to participate in a virtual instruction program under 385 this section and in courses offered by the Florida Virtual School under s. 1002.37. 386 Section 9. Subsection (1) of section 1004.32, Florida 387 388 Statutes, is amended, and subsection (4) is added to that 389 section, to read: 390 1004.32 New College of Florida.-Page 15 of 64

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391 (1)MISSION AND GOALS .- New College of Florida with a 392 campus in Sarasota County serves a distinctive mission as the 4-393 vear residential liberal arts honors college of the State of 394 Florida. To maintain this mission, New College of Florida has 395 the following goals: 396 To provide a quality education to students of high (a) 397 ability who, because of their ability, deserve a program of 398 study that is both demanding and stimulating. 399 To engage in undergraduate educational reform by (b) 400 combining educational innovation with educational excellence. 401 (C) To provide programs of study that allow students to 402 design their educational experience as much as possible in 403 accordance with their individual interests, values, and 404 abilities. 405 To challenge students undergraduates not only to (d) 406 master existing bodies of knowledge but also to extend the 407 frontiers of knowledge through original research. 408 (4) MASTER IN DATA SCIENCE AND ANALYTICS.-New College of 409 Florida shall establish a 2-year master's degree program in data 410 science and analytics upon approval from the Board of Governors. 411 Section 10. Section 1004.444, Florida Statutes, is created to read: 412 413 1004.444 Florida Center for Cybersecurity.-414 (1) The Florida Center for Cybersecurity is established 415 within the University of South Florida. 416 The goals of the center are to: (2) Page 16 of 64

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417	(a) Position Florida as the national leader in
418	cybersecurity and its related workforce through education,
419	research, and community engagement.
420	(b) Assist in the creation of jobs in the state's
421	cybersecurity industry and enhance the existing cybersecurity
422	workforce.
423	(c) Act as a cooperative facilitator for state business
424	and higher education communities to share cybersecurity
425	knowledge, resources, and training.
426	(d) Seek out partnerships with major military
427	installations to assist, when possible, in homeland
428	cybersecurity defense initiatives.
429	(e) Attract cybersecurity companies to the state with an
430	emphasis on defense, finance, health care, transportation, and
431	utility sectors.
432	Section 11. Section 1006.281, Florida Statutes, is
433	repealed.
434	Section 12. <u>Section 1006.282, Florida Statutes, is</u>
435	repealed.
436	Section 13. Paragraph (b) of subsection (3) of section
437	1006.38, Florida Statutes, is amended to read:
438	1006.38 Duties, responsibilities, and requirements of
439	instructional materials publishers and manufacturersThis
440	section applies to both the state and district approval
441	processes. Publishers and manufacturers of instructional
442	materials, or their representatives, shall: Page 17 of 64

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443 (3)Submit, at a time designated in s. 1006.33, the 444 following information: 445 (b) Evidence that the publisher or manufacturer has 446 provided materials that address the performance standards 447 provided for in s. 1001.03(1) and that can be accessed through 448 the school district's digital classrooms plan local 449 instructional improvement system and a variety of electronic, 450 digital, and mobile devices. 451 Section 14. Section 1006.72, Florida Statutes, is 452 repealed. 453 Section 15. Section 1006.73, Florida Statutes, is amended 454 to read: 455 (Substantial rewording of section. See 456 s. 1006.73, F.S., for present text.) 457 1006.73 Florida Academic Library Services Cooperative.-458 (1) The Florida Academic Library Services Cooperative is 459 established to provide a single library automation system and 460 associated resources and services that all public postsecondary 461 institutions shall use to support learning, teaching, and 462 research needs. 463 (2) The Florida Academic Library Services Cooperative shall: 464 Develop and manage a library information portal and 465 (a) 466 automated library management tools for use by Florida College 467 System institutions and state universities. The library 468 information portal and automated library management tools shall Page 18 of 64

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469	include, but are not limited to, the following services and		
470	functions:		
471	1. A shared Internet-based catalog and discovery tool that		
472	allows a user to search and, if authorized, access the aggregate		
473	library holdings of the state's public postsecondary education		
474	institutions. The catalog and discovery tool shall allow a user		
475	to search the library holdings of one institution, selected		
476	institutions, or all institutions and, to the extent feasible,		
477	shall include an interlibrary loan function that ensures an		
478	authorized user can access the required library holding.		
479	2. An Internet-based searchable collection of electronic		
480	resources which shall include, but not be limited to, full-text		
481	journals, articles, databases, and electronic books licensed		
482	2 pursuant to paragraph (b).		
483	3. An integrated library management system and its		
484	associated services that all public postsecondary education		
485	institution academic libraries shall use for purposes of		
486	acquiring, cataloging, circulating, and tracking library		
487	material.		
488	4. A statewide searchable database that includes an		
489	inventory of digital archives and collections held by public		
490	postsecondary education institutions.		
491	(b) In collaboration with library staff from Florida		
492	College System institutions and state universities, coordinate		
493	the negotiation of statewide licensing of electronic library		
494	resources and preferred pricing agreements, issue purchase		
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495 orders, and enter into contracts for the acquisition of library support services, electronic resources, and other goods and 496 497 services necessary to carry out its duties under this section. 498 For purposes of licensing electronic library resources from 499 funds appropriated to the Complete Florida Plus Program, those 500 resources licensed for 4-year degree-seeking students shall be 501 made available to all 4-year degree-seeking students in the 502 Florida College System and the State University System. 503 Promote and provide recommendations concerning the use (C) 504 and distribution of open-access textbooks and education 505 resources as a method for reducing costs and work with public 506 postsecondary education institutions in developing a standardized process for the review and approval of open-access 507 508 textbooks and education resources. 509 (d) Provide appropriate help desk support and training and 510 consultation services to institutions and students using the 511 services of the Florida Academic Library Services Cooperative. (e) 512 Receive all data center services from the Northwest 513 Regional Data Center established pursuant to s. 1004.649. The University of West Florida shall hire a director 514 (3) 515 for the Florida Academic Library Services Cooperative who shall 516 report to and is under the supervision and direction of the 517 director of the Complete Florida Plus Program established 518 pursuant to s. 1006.735. The director of the Florida Academic 519 Library Services Cooperative shall: 520 Exercise all powers, duties, and functions of the (a) Page 20 of 64

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521	cooperative prescribed by law.
522	(b) Administer the operational requirements of the
523	cooperative.
524	(c) Hire professional and administrative staff necessary
525	to carry out the duties of the cooperative. The director shall
526	hire the minimum administrative staff necessary to administer
527	the duties of the cooperative.
528	(4) Beginning December 31, 2014, and each year thereafter,
529	the University of West Florida shall submit a report to the
530	President of the Senate and the Speaker of the House of
531	Representatives describing the implementation and operation of
532	the Florida Academic Library Services Cooperative to include,
533	but not be limited to, information and associated costs relating
534	to the services and functions identified in subsection (2).
535	Section 16. Section 1006.735, Florida Statutes, is amended
536	to read:
537	1006.735 Complete Florida <u>Plus</u> Degree Program.— <u>The</u>
538	Complete Florida Plus Program is created at the University of
539	West Florida.
540	(1) PURPOSEThe purpose of the Complete Florida Plus
541	Program is to:
542	(a) Facilitate degree completion for the state's adult
543	learners through the Complete Florida Degree Initiative.
544	(b) Provide information regarding and access to distance
545	learning courses and degree programs offered by public
546	postsecondary education institutions within the state. Page 21 of 64

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547 (c) Coordinate with the Florida College System and the
548 State University System to identify and provide online academic
549 support services and resources when the multi-institutional
550 provision of such services and resources is more cost effective
551 or operationally effective.

(d) Administer the Florida Academic Library Services
553 <u>Cooperative established in s. 1006.73 and consult with the</u>
554 <u>chancellors of the Florida College System and the State</u>
555 <u>University System regarding the implementation and operations of</u>
556 <u>the cooperative.</u>

557 (2) (1) COMPLETE FLORIDA DEGREE INITIATIVE. - The Complete 558 Florida Degree Initiative Program is established within the 559 Complete Florida Plus Program for the purpose of recruiting, 560 recovering, and retaining the state's adult learners and assisting them in completing an associate degree or a 561 562 baccalaureate degree that is aligned to high-wage, high-skill 563 workforce needs. As used in this section, the term "adult 564 learner" means a student who has successfully completed college-565 level coursework in multiple semesters but has left an institution in good standing before completing his or her 566 567 degree. The initiative program shall give priority to adult 568 learners who are veterans or active duty members of the United 569 States Armed Forces.

 570 (a) (2) The Complete Florida Degree <u>Initiative</u> Program
 571 shall be implemented by the University of West Florida, acting
 572 as the lead institution, in coordination with Florida College Page 22 of 64

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573 System institutions, state universities, and private 574 postsecondary institutions, as appropriate. The <u>initiative</u> 575 program shall include the associate, applied baccalaureate, and 576 baccalaureate degree programs that these institutions have 577 selected. Other partnering public postsecondary education 578 institutions shall provide areas of specialization or 579 concentration.

580 (b) (3) In determining For purposes of selecting the degree 581 programs that will be given priority, in the Complete Florida 582 Degree Initiative Program, the institutions identified in 583 subsection (2) shall partner with public and private job 584 recruitment and placement agencies and shall use labor market 585 data and projections, including those identified in the Board of Governors' gap analysis, to identify the specific workforce 586 needs and targeted occupations of the state. 587

588 <u>(c)(4)</u> The Complete Florida Degree <u>Initiative</u> Program 589 shall provide adult learners with a single point of access to 590 information and links to innovative online and accelerated 591 distance learning courses, student and library support services, 592 and electronic resources that will guide the adult learner 593 toward the successful completion of a postsecondary degree.

594 (5) By the end of the 2013-2014 academic year, the 595 Complete Florida Degree Program shall be implemented and must: 596 (a) Use the distance learning course catalog established 597 pursuant to s. 1006.73 to communicate course availability to the 598 adult learner.

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599 (b) Develop and implement an advising and student support system that includes the use of degree completion specialists, 600 601 is based upon best practices and processes, and includes 602 academic and career support services designed specifically for 603 the adult learner. The program must identify proposed changes to 604 the statewide computer-assisted student advising system 605 established pursuant to s. 1006.73 to assist the adult learner 606 in using the system. 607 (c) Use the streamlined, automated, online admissions 608 application process for transient students established pursuant 609 to s. 1006.73. The program shall identify any additional 610 admissions and registration policies and practices that could be 611 further streamlined and automated for purposes of assisting the 612 adult learner. 613 The Complete Florida Degree Initiative must: (d) 614 Use existing and, if necessary, develop new competency-1. 615 based instructional and evaluation tools to assess prior 616 performance, experience, and education for the award of college 617 credit in order to reduce the time required for adult learners to complete their degrees. The tools may include the use of the 618 619 American Council on Education's collaborative link between the 620 United States Department of Defense and higher education through 621 the review of military training and experiences for the award of 622 equivalent college credit for members of the United States Armed 623 Forces. 624 2.(e) Develop and implement an evaluation process that

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625 collects, analyzes, and provides to the chancellors of the 626 Florida College System and the State University System, the 627 participating postsecondary education institutions, the chairs 628 of the legislative appropriations committees, and the Executive 629 Office of the Governor information on the effectiveness of the 630 initiative program and the attainment of its goals. Such a 631 process shall include a management information system that 632 collects the appropriate student, programmatic, and fiscal data 633 necessary to complete the evaluation of the initiative program. 634 Institutions involved in the initiative program shall also collect job placement and employment data on the adult learners 635 636 who have completed their degrees as a result of the initiative 637 program.

638 <u>3.(f)</u> Develop and implement a statewide student
639 recruitment campaign targeted toward adult learners,
640 particularly veterans and active duty members of the United
641 States Armed Forces, for enrollment in the degree programs
642 offered through the initiative program.

643 (e) (6) For purposes of the Complete Florida Degree 644 Initiative Program, each institution's current tuition and fee 645 structure shall be used. However, all participating institutions 646 shall collaboratively identify the applicable cost components 647 involved in the development and delivery of distance learning 648 courses, collect information on these cost components, and 649 submit the information to the chancellors of the Florida College 650 System and the State University System. The chancellors shall Page 25 of 64

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651 submit a report to the chairs of the legislative appropriations 652 committees no later than December 31, 2014, on the need for a 653 differentiated tuition and fee structure for the development and 654 delivery of distance learning courses.

655 (3) STATEWIDE INTERNET-BASED CATALOG OF DISTANCE LEARNING 656 COURSES.-The Complete Florida Plus Program shall develop and 657 manage a statewide Internet-based catalog of distance learning 658 courses, degree programs, and resources offered by public 659 postsecondary education institutions which is intended to assist 660 in the coordination and collaboration of articulation and access 661 pursuant to parts II and III of chapter 1007. The program shall 662 establish operational procedures for the catalog which must:

663 Require participating institutions to provide specific (a) 664 information concerning the distance learning course or degree 665 program, including course number, classification of 666 instructional programs number, and information on the 667 availability of the course or degree program; any prerequisite 668 course or technology competency or skill; the availability of 669 academic support services and financial aid resources; and course costs, fees, and payment policies. 670

(b) Require that distance learning courses and degree
 programs meet applicable accreditation standards and criteria.
 (c) Require that the catalog is reviewed and updated

674 <u>frequently to ensure that distance learning courses and degree</u>
 675 <u>programs comply with operational procedures.</u>

676 (d) Define and describe the catalog's search and retrieval Page 26 of 64

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677 options that, at a minimum, will allow users to search by 678 academic term or course start date; institution, multiple 679 institutions, or all institutions; and course or program 680 delivery methods, course type, course availability, subject or 681 discipline, and course number or classification of instructional 682 programs number. 683 (e) Use an Internet-based analytic tool that allows for the collection and analysis of data, including, but not limited 684 685 to: 686 1. The number and type of students who use the catalog to 687 search for distance learning courses and degree programs. 688 2. The number and type of requests for information about 689 distance learning courses and degree programs that are not 690 listed in the catalog. 691 3. A summary of specific requests by course type or course number, delivery method, offering institution, and semester. 692 693 (4) STATEWIDE ONLINE STUDENT ADVISING SERVICES AND 694 SUPPORT.-The Complete Florida Plus Program shall make available 695 on a statewide basis online services and support, including: 696 A streamlined online admissions application process, (a) 697 which shall be used by all postsecondary institutions, for 698 undergraduate transient students currently enrolled and pursuing 699 a degree at a public postsecondary education institution who 700 enroll in a course offered by a public postsecondary education 701 institution that is not the student's degree-granting 702 institution. The University of West Florida shall work with Page 27 of 64

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703	Florida College System institutions and state universities to:		
704	1. Use the transient student admissions application		
705	available through the statewide computer-assisted student		
706	advising system established pursuant to paragraph (b). This		
707	admissions application is the only application required for		
708	enrollment of a transient student as described in this		
709	paragraph.		
710	2. Implement the financial aid procedures required by the		
711	transient student admissions application process.		
712	3. Transfer credit awarded by the institution offering the		
713	course to the transient student's degree-granting institution.		
714	4. Provide an interface between the institutional advising		
715	system and the statewide computer-assisted student advising		
716	system established pursuant to paragraph (b) in order to		
717	electronically send, receive, and process the transient student		
718	admissions application.		
719	(b) A K-20 statewide computer-assisted student advising		
720	system which shall support career and education planning for the		
721	K-12 system and the process of advising, registering, and		
722	certifying postsecondary students for graduation and which shall		
723	include a degree audit and an articulation component. Florida		
724	College System institutions and state universities shall		
725	interface institutional advising systems with the statewide		
726	computer-assisted student advising system. At a minimum, the		
727	statewide computer-assisted student advising system shall:		
728	1. Allow a student to access the system at any time.		
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 730 <u>s. 1003.4156(1)(e).</u> 731 <u>3. Allow a student to search public postsecondary</u> 732 <u>education institutions and identify course options that will</u> 733 <u>meet the requirements of a selected path toward a degree.</u> 734 4. Audit transcripts of students enrolled in a public 	
732 education institutions and identify course options that will 733 meet the requirements of a selected path toward a degree.	
733 meet the requirements of a selected path toward a degree.	
724 Audit transcripta of students encolled in a public	
734 <u>4. Audit transcripts of students enrolled in a public</u>	
735 postsecondary education institution to assess current academic	
736 standing, the requirements for a student to transfer to another	
737 institution, and all requirements necessary for graduation.	
738 <u>5. Serve as the official statewide repository for the</u>	
739 common prerequisite manual, admissions information for	
740 transferring programs, foreign language requirements, residency	
741 requirements, and statewide articulation agreements.	
742 <u>6. Provide information relating to career descriptions an</u>	<u>k</u>
743 corresponding educational requirements, admissions requirements	<u>r</u>
744 and available sources of student financial assistance.	
745 <u>7. Provide the admissions application for transient</u>	
746 students pursuant to paragraph (a) which must include the	
747 electronic transfer and receipt of information and records for:	
748 <u>a. Admissions and readmissions.</u>	
749 <u>b. Financial aid.</u>	
750 <u>c.</u> Transfer of credit awarded by the institution offering	
751 the course to the transient student's degree-granting	
752 institution.	
753 (c) A method for identifying and evaluating new	
754 technologies and instructional methods for improving distance	
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755 learning instruction and development for faculty, student learning outcomes, student access, the efficient delivery of 756 757 student support services, the alignment of degrees to career 758 needs, and the overall quality of postsecondary distance 759 learning courses and degree programs. 760 Help desk support and training and consultation (d) 761 services to institutions and students using the services and 762 resources of the Complete Florida Plus Program. 763 (e) Negotiation of statewide licensing resources and 764 preferred pricing agreements, issuing purchase orders, and 765 entering into contracts for the acquisition of distance learning 766 resources, student and support services, electronic resources, and other goods and services necessary to carry out duties under 767 768 this section. 769 Development and implementation of a plan, in (f) 770 consultation with public postsecondary education institutions, 771 that describes the services and resources available through the 772 Complete Florida Plus Program to encourage current and 773 prospective students' use of such services and resources. 774 REPORT ON COMPLETE FLORIDA PLUS PROGRAM.-Beginning (5) 775 December 31, 2014, and each year thereafter, the University of 776 West Florida shall submit a report to the President of the 777 Senate and the Speaker of the House of Representatives regarding 778 the implementation and operation of all components of the Complete Florida Plus Program, including, but not limited to, 779 780 information and associated costs relating to the services and Page 30 of 64

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781	functions of the program.
782	(6) DATA CENTER SERVICESThe Northwest Regional Data
783	Center established pursuant to s. 1004.649 shall provide all
784	data center services necessary to support the statewide
785	Internet-based catalog established in subsection (3) and the
786	statewide online student advising services and support
787	established in subsection (4).
788	(7) The University of West Florida, in collaboration with
789	its partners, shall submit to the chairs of the Board of
790	Governors, the State Board of Education, and the legislative
791	appropriations committees no later than September 1, 2013, a
792	detailed program plan that defines the major work activities,
793	student eligibility criteria, timeline, and cost for
794	implementing the Complete Florida Degree Program.
795	Section 17. (1) All records, personnel, property, pending
796	issues, and unexpended balances of appropriations, allocations,
797	and other funds of the Florida Virtual Campus are transferred to
798	the University of West Florida.
799	(2) Except for the service agreement executed July 1,
800	2012, between the University of Florida Board of Trustees and
801	the Florida Virtual Campus for the University of Florida to be
802	the administrative contract institution of the Florida Virtual
803	Campus, all other binding contracts or agreements entered into
804	and between the Florida Virtual Campus or an entity or agent of
805	the campus and any other agency, entity, or person shall
806	continue as a binding contract or agreement of the University of
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807	West Florida for the remainder of the term of such contract or
808	agreement.
809	(3) The service agreement executed July 1, 2012, between
810	the University of Florida Board of Trustees and the Florida
811	Virtual Campus for the University of Florida to be the
812	administrative contract institution for the Florida Virtual
813	Campus shall terminate December 31, 2014, or upon the transfer,
814	whichever occurs first.
815	(4) It is the intent of the Legislature that the changes
816	made by this act be accomplished with minimal disruption of
817	services provided to Florida College System institutions, state
818	universities, and their staffs and students. Therefore, the
819	Legislature finds that the transition period between the
820	effective date of this act and December 31, 2014, is appropriate
821	and warranted.
822	(5) The Board of Governors, on behalf of the University of
823	West Florida, shall develop and submit to the Legislative Budget
824	Commission a budget amendment that includes a transition plan
825	for absorbing the transfer of the Florida Virtual Campus
826	resources to the University of West Florida.
827	Section 18. Paragraph (h) of subsection (3) of section
828	1007.01, Florida Statutes, is amended, and paragraph (i) is
829	added to that subsection, to read:
830	1007.01 Articulation; legislative intent; purpose; role of
831	the State Board of Education and the Board of Governors;
832	Articulation Coordinating Committee.— Page 32 of 64

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833 The Commissioner of Education, in consultation with (3) 834 the Chancellor of the State University System, shall establish 835 the Articulation Coordinating Committee, which shall make 836 recommendations related to statewide articulation policies and 837 issues regarding access, quality, and reporting of data 838 maintained by the K-20 data warehouse, established pursuant to 839 ss. 1001.10 and 1008.31, to the Higher Education Coordination 840 Council, the State Board of Education, and the Board of Governors. The committee shall consist of two members each 841 842 representing the State University System, the Florida College 843 System, public career and technical education, K-12 education, 844 and nonpublic postsecondary education and one member 845 representing students. The chair shall be elected from the 846 membership. The Office of K-20 Articulation shall provide 847 administrative support for the committee. The committee shall: 848 Recommend roles and responsibilities of public (h) 849 education entities in interfacing with the single, statewide 850 computer-assisted student advising system established pursuant 851 to s. 1006.735 1006.73. 852 (i) Make recommendations regarding the cost and

and the recommendations regarding the cost and
requirements to develop and implement an online system for
collecting and analyzing data regarding requests for transfer of
credit by postsecondary education students. The online system,
at a minimum, must collect information regarding the total
number of credit transfer requests denied and the reason for
each denial. Recommendations shall be reported to the President
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859 of the Senate and the Speaker of the House of Representatives on 860 or before January 31, 2015. 861 Section 19. Section 1007.2616, Florida Statutes, is 862 created to read: 863 1007.2616 Computer science and technology instruction.-864 Public schools shall provide students in grades K-12 (1) 865 opportunities for learning computer science, including, but not 866 limited to, computer coding and computer programming. Such 867 opportunities may include coding instruction in elementary 868 school and middle school, instruction to develop students' computer usage and digital literacy skills in middle school, and 869 870 courses in computer science, computer coding, and computer programming in high school, including earning related industry 871 872 certifications. 873 (2) Elementary schools and middle schools may establish 874 digital classrooms in which students are provided opportunities 875 to improve digital literacy and competency; to learn digital 876 skills, such as coding, multiple media presentation, and the 877 manipulation of multiple digital graphic images; and to earn 878 digital tool certificates and certifications pursuant to s. 879 1003.4203 and grade-appropriate, technology-related industry 880 certifications. (3) High schools may provide students opportunities to 881 882 take computer science courses to satisfy high school graduation 883 requirements, including, but not limited to, the following: 884 High school computer science courses of sufficient (a) Page 34 of 64

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885	rigor, as identified by the commissioner, such that one credit
886	in computer science and the earning of related industry
887	certifications constitute the equivalent of up to one credit of
888	the mathematics requirement, with the exception of Algebra I or
889	higher-level mathematics, or up to one credit of the science
890	requirement, with the exception of Biology I or higher-level
891	science, for high school graduation. Computer science courses
892	and technology-related industry certifications that are
893	identified as eligible for meeting mathematics or science
894	requirements for high school graduation shall be included in the
895	Course Code Directory.
896	(b) High school computer technology courses in 3D rapid
897	prototype printing of sufficient rigor, as identified by the
898	commissioner, such that one or more credits in such courses and
899	related industry certifications earned may satisfy up to two
900	credits of mathematics required for high school graduation with
901	the exception of Algebra I. Computer technology courses in 3D
902	rapid prototype printing and related industry certifications
903	that are identified as eligible for meeting mathematics
904	requirements for high school graduation shall be included in the
905	Course Code Directory.
906	(4) The State Board of Education may adopt rules to
907	administer this section.
908	Section 20. Subsection (1) of section 1007.27, Florida
909	Statutes, is amended to read:
910	1007.27 Articulated acceleration mechanisms.— Page 35 of 64

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911 (1)It is the intent of the Legislature that a variety of articulated acceleration mechanisms be available for secondary 912 913 and postsecondary students attending public educational 914 institutions. It is intended that articulated acceleration serve 915 to shorten the time necessary for a student to complete the 916 requirements associated with the conference of a high school 917 diploma and a postsecondary degree, broaden the scope of 918 curricular options available to students, or increase the depth 919 of study available for a particular subject. Articulated 920 acceleration mechanisms shall include, but are not limited to, 921 dual enrollment and early admission as provided for in s. 922 1007.271, advanced placement, credit by examination, the International Baccalaureate Program, and the Advanced 923 International Certificate of Education Program. Credit earned 924 925 through the Florida Virtual School shall provide additional opportunities for early graduation and acceleration. Students of 926 927 Florida public secondary schools enrolled pursuant to this 928 subsection shall be deemed authorized users of the state-funded 929 electronic library resources that are licensed for Florida 930 College System institutions and state universities by the 931 Florida Academic Library Services Cooperative Florida Virtual 932 Campus. Verification of eligibility shall be in accordance with 933 rules established by the State Board of Education and 934 regulations established by the Board of Governors and processes 935 implemented by Florida College System institutions and state 936 universities.

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937 Section 21. Subsection (21) of section 1007.271, Florida 938 Statutes, is amended to read: 939 1007.271 Dual enrollment programs.-940 (21) Each district school superintendent and each public 941 postsecondary Florida College System institution president shall 942 develop a comprehensive dual enrollment articulation agreement 943 for the respective school district and postsecondary Florida 944 College System institution. The superintendent and president 945 shall establish an articulation committee for the purpose of 946 developing the agreement. Each state university president may 947 designate a university representative to participate in the 948 development of a dual enrollment articulation agreement. A dual 949 enrollment articulation agreement shall be completed and 950 submitted annually by the postsecondary Florida College System

951 institution to the Department of Education on or before August 952 1. The agreement must include, but is not limited to:

953 (a) A ratification or modification of all existing954 articulation agreements.

955 (b) A description of the process by which students and
956 their parents are informed about opportunities for student
957 participation in the dual enrollment program.

958 (c) A delineation of courses and programs available to 959 students eligible to participate in dual enrollment.

960 (d) A description of the process by which students and
961 their parents exercise options to participate in the dual
962 enrollment program.

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963 (e) A list of any additional initial student eligibility 964 requirements for participation in the dual enrollment program. 965 (f) A delineation of the high school credit earned for the 966 passage of each dual enrollment course. 967 A description of the process for informing students (a) 968 and their parents of college-level course expectations. 969 The policies and procedures, if any, for determining (h) 970 exceptions to the required grade point averages on an individual 971 student basis. 972 (i) The registration policies for dual enrollment courses 973 as determined by the postsecondary institution. 974 Exceptions, if any, to the professional rules, (i) 975 guidelines, and expectations stated in the faculty or adjunct 976 faculty handbook for the postsecondary institution. Exceptions, if any, to the rules, guidelines, and 977 (k) 978 expectations stated in the student handbook of the postsecondary 979 institution which apply to faculty members. 980 (1) The responsibilities of the school district regarding 981 the determination of student eligibility before participating in the dual enrollment program and the monitoring of student 982 983 performance while participating in the dual enrollment program. 984 The responsibilities of the postsecondary Florida (m) College System institution regarding the transmission of student 985 986 grades in dual enrollment courses to the school district. 987 (n) A funding provision that delineates costs incurred by 988 each entity. Page 38 of 64

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989 School districts shall pay public postsecondary 1. 990 institutions the standard tuition rate per credit hour from 991 funds provided in the Florida Education Finance Program to the 992 institution providing instruction when dual enrollment course 993 such instruction takes place on the postsecondary institution's 994 campus and the course is taken during the fall or spring term to 995 cover instructional and support costs incurred by the 996 postsecondary institution. When dual enrollment is provided on 997 the high school site by postsecondary institution faculty, the 998 school district shall reimburse the costs associated with the 999 postsecondary institution's proportion of salary and benefits 1000 and other actual costs of the postsecondary institution to 1001 provide the instruction. When dual enrollment course instruction 1002 is provided on the high school site by school district faculty, the school district is not shall be responsible only for payment 1003 1004 to the postsecondary institution institution's actual costs 1005 associated with offering the program. A postsecondary 1006 institution may enter into an agreement with the school district 1007 to authorize teachers to who teach dual enrollment courses at 1008 the high school site or the postsecondary institution. A school 1009 district may not deny a student access to dual enrollment unless 1010 the student is ineligible to participate in the program subject to provisions specifically outlined in this section. 1011 1012 2. Subject to annual appropriation in the General Appropriations Act, a public postsecondary institution shall 1013

1014 receive an amount of funding equivalent to the standard tuition Page 39 of 64

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1015 rate per credit hour for each dual enrollment course taken by a 1016 student during the summer term. 1017 Any institutional responsibilities for student (\circ) 1018 transportation, if provided. 1019 Section 22. Effective upon this act becoming a law and operating retroactively to March 31, 2014, subsection (4) of 1020 section 1007.33, Florida Statutes, is amended to read: 1021 1022 1007.33 Site-determined baccalaureate degree access.-1023 A Florida College System institution may: (4) 1024 (a) Offer specified baccalaureate degree programs through formal agreements between the Florida College System institution 1025 1026 and other regionally accredited postsecondary educational 1027 institutions pursuant to s. 1007.22. 1028 (b) Offer baccalaureate degree programs that were 1029 authorized by law prior to July 1, 2009. 1030 Beginning July 1, 2009, establish a first or (C) 1031 subsequent baccalaureate degree program for purposes of meeting district, regional, or statewide workforce needs if approved by 1032 1033 the State Board of Education under this section. 1034 1035 Beginning July 1, 2009, the Board of Trustees of the St. 1036 Petersburg College is authorized to establish one or more 1037 bachelor of applied science degree programs based on an analysis of workforce needs in Pinellas, Pasco, and Hernando Counties and 1038 1039 other counties approved by the Department of Education. For each 1040 program selected, St. Petersburg College must offer a related Page 40 of 64

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1041 associate in science or associate in applied science degree 1042 program, and the baccalaureate degree level program must be 1043 designed to articulate fully with at least one associate in 1044 science degree program. The college is encouraged to develop 1045 articulation agreements for enrollment of graduates of related associate in applied science degree programs. The Board of 1046 Trustees of the St. Petersburg College is authorized to 1047 1048 establish additional baccalaureate degree programs if it 1049 determines a program is warranted and feasible based on each of 1050 the factors in paragraph (5)(d). However, the Board of Trustees of St. Petersburg College may not establish any new 1051 1052 baccalaureate degree programs from March 31, 2014, through May 31, 2015. Prior to developing or proposing a new baccalaureate 1053 1054 degree program, St. Petersburg College shall engage in need, 1055 demand, and impact discussions with the state university in its 1056 service district and other local and regional, accredited 1057 postsecondary providers in its region. Documentation, data, and 1058 other information from inter-institutional discussions regarding 1059 program need, demand, and impact shall be provided to the 1060 college's board of trustees to inform the program approval 1061 process. Employment at St. Petersburg College is governed by the 1062 same laws that govern Florida College System institutions, except that upper-division faculty are eligible for continuing 1063 contracts upon the completion of the fifth year of teaching. 1064 1065 Employee records for all personnel shall be maintained as 1066 required by s. 1012.81.

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1067 Section 23. Paragraphs (a) and (c) of subsection (16) and 1068 subsection (17) of section 1009.23, Florida Statutes, are 1069 amended to read:

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1009.23 Florida College System institution student fees.-1071 Each Florida College System institution may assess (16) (a) 1072 a student who enrolls in a course listed in the distance learning catalog, established pursuant to s. 1006.735 1006.73, a 1073 1074 per-credit-hour distance learning course user fee. For purposes 1075 of assessing this fee, a distance learning course is a course in 1076 which at least 80 percent of the direct instruction of the course is delivered using some form of technology when the 1077 1078 student and instructor are separated by time or space, or both.

1079 If an institution assesses the distance learning fee, (C) 1080 the institution must provide a The link to for the catalog must 1081 be prominently displayed within the advising and distance 1082 learning sections of the institution's website, using a graphic 1083 and description provided by the Complete Florida Plus Program 1084 Florida Virtual Campus, to inform students of the catalog.

1085 Each Florida College System institution that accepts (17)1086 transient students, pursuant to s. 1006.735 1006.73, may 1087 establish a transient student fee not to exceed \$5 per course 1088 for processing the transient student admissions application.

1089 Section 24. Paragraph (t) of subsection (14) and paragraphs (a) and (c) of subsection (17) of section 1009.24, 1090 1091 Florida Statutes, are amended to read:

1009.24 State university student fees.-

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1093 (14) Except as otherwise provided in subsection (15), each 1094 university board of trustees is authorized to establish the 1095 following fees:

(t) A transient student fee that may not exceed \$5 per course for accepting a transient student and processing the transient student admissions application pursuant to s. <u>1006.735</u> <u>1099</u> <u>1006.73</u>.

With the exception of housing rental rates and except as otherwise provided, fees assessed pursuant to paragraphs (h)-(s) shall be based on reasonable costs of services. The Board of Governors shall adopt regulations and timetables necessary to implement the fees and fines authorized under this subsection. The fees assessed under this subsection may be used for debt only as authorized under s. 1010.62.

1108 (17) (a) A state university may assess a student who 1109 enrolls in a course listed in the distance learning catalog, 1110 established pursuant to s. 1006.735 1006.73, a per-credit-hour distance learning course fee. For purposes of assessing this 1111 1112 fee, a distance learning course is a course in which at least 80 1113 percent of the direct instruction of the course is delivered using some form of technology when the student and instructor 1114 1115 are separated by time or space, or both.

(c) If an institution assesses the distance learning fee, the institution must provide a The link to for the catalog must be prominently displayed within the advising and distance Page 43 of 64

1119	learning sections of the institution's website, using a graphic
1120	and description provided by the <u>Complete Florida Plus Program</u>
1121	Florida Virtual Campus, informing students of the catalog.
1122	Section 25. Subsection (1) and paragraph (a) of subsection
1123	(2) of section 1009.55, Florida Statutes, are amended to read:
1124	1009.55 Rosewood Family Scholarship Program
1125	(1) There is created a Rosewood Family Scholarship Program
1126	for the direct descendants of the Rosewood families, not to
1127	exceed <u>50</u> 25 scholarships per year.
1128	(2) The Rosewood Family Scholarship Program shall be
1129	administered by the Department of Education. The State Board of
1130	Education shall adopt rules for administering this program which
1131	shall at a minimum provide for the following:
1132	(a) The annual award to a student shall be up to $\frac{6,100}{100}$
1133	\$4,000 but should not exceed an amount in excess of tuition and
1134	registration fees.
1135	Section 26. Section 1009.893, Florida Statutes, is created
1136	to read:
1137	1009.893 Florida National Merit Scholar Incentive
1138	Program.—
1139	(1) As used in this section, the term:
1140	(a) "Department" means the Department of Education.
1141	(b) "Incentive program" means the Florida National Merit
1142	Scholar Incentive Program.
1143	(2) The Florida National Merit Scholar Incentive Program
1144	is created to reward any Florida high school graduate who
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1145	receives recognition as a National Merit Scholar or National
1146	Achievement Scholar and who initially enrolls in the 2014-2015
1147	academic year or, later, in a baccalaureate degree program at an
1148	eligible Florida public or independent postsecondary educational
1149	institution.
1150	(3) The department shall administer the incentive program
1151	according to rules and procedures established by the State Board
1152	of Education. The department shall advertise the availability of
1153	the incentive program and notify students, teachers, parents,
1154	certified school counselors, and principals or other relevant
1155	school administrators of the criteria.
1156	(4) In order to be eligible for an award under the
1157	incentive program, a student must:
1158	(a) Be a state resident as determined in s. 1009.40 and
1159	rules of the State Board of Education;
1160	(b) Earn a standard Florida high school diploma or its
1161	equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282,
1162	or s. 1003.435 unless:
1163	1. The student completes a home education program
1164	according to s. 1002.41; or
1165	2. The student earns a high school diploma from a non-
1166	Florida school while living with a parent who is on military or
1167	public service assignment out of this state;
1168	(c) Be accepted by and enroll in a Florida public or
1169	independent postsecondary educational institution that is
1170	regionally accredited; and Page 45 of 64

1171	(d) Be enrolled full-time in a baccalaureate degree
1172	program at an eligible regionally accredited Florida public or
1173	independent postsecondary educational institution during the
1174	fall academic term following high school graduation.
1175	(5)(a) An eligible student who is a National Merit Scholar
1176	or National Achievement Scholar and who attends a Florida public
1177	postsecondary educational institution shall receive an incentive
1178	award equal to the institutional cost of attendance minus the
1179	sum of the student's Florida Bright Futures Scholarship and
1180	National Merit Scholarship or National Achievement Scholarship.
1181	(b) An eligible student who is a National Merit Scholar or
1182	National Achievement Scholar and who attends a Florida
1183	independent postsecondary educational institution shall receive
1184	an incentive award equal to the highest cost of attendance at a
1185	Florida public university, as reported by the Board of Governors
1186	of the State University System, minus the sum of the student's
1187	Florida Bright Futures Scholarship and National Merit
1188	Scholarship or National Achievement Scholarship.
1189	(6)(a) To be eligible for a renewal award, a student must
1190	earn all credits for which he or she was enrolled and maintain a
1191	3.0 or higher grade point average.
1192	(b) A student may receive the incentive award for a
1193	maximum of 100 percent of the number of credit hours required to
1194	complete a baccalaureate degree program, or until completion of
1195	a baccalaureate degree program, whichever comes first.
1196	(7) The department shall annually issue awards from the Page 46 of 64
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1197	incentive program. Before the registration period each semester,
1198	the department shall transmit payment for each award to the
1199	president or director of the postsecondary educational
1200	institution, or his or her representative, except that the
1201	department may withhold payment if the receiving institution
1202	fails to report or to make refunds to the department as required
1203	in this section.
1204	(a) Each institution shall certify to the department the
1205	eligibility status of each student to receive a disbursement
1206	within 30 days before the end of its regular registration
1207	period, inclusive of a drop and add period. An institution is
1208	not required to reevaluate the student eligibility after the end
1209	of the drop and add period.
1210	(b) An institution that receives funds from the incentive
1211	program must certify to the department the amount of funds
1212	disbursed to each student and remit to the department any
1213	undisbursed advances within 60 days after the end of regular
1214	registration.
1215	(c) If funds appropriated are not adequate to provide the
1216	maximum allowable award to each eligible student, awards must be
1217	prorated using the same percentage reduction.
1218	(8) Funds from any award within the incentive program may
1219	not be used to pay for remedial coursework or developmental
1220	education.
1221	(9) A student may use an award for a summer term if funds
1222	are available and appropriated by the Legislature.
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1223	(10) The department shall allocate funds to the
1224	appropriate institutions and collect and maintain data regarding
1225	the incentive program within the student financial assistance
1226	database as specified in s. 1009.94.
1227	(11) Section 1009.40(4) does not apply to awards issued
1228	under this section.
1229	(12) The State Board of Education shall adopt rules
1230	necessary to administer this section.
1231	Section 27. Paragraph (f) of subsection (1), paragraph (a)
1232	of subsection (4), and paragraphs (a) and (c) of subsection (9)
1233	of section 1011.62, Florida Statutes, are amended, subsection
1234	(12) is renumbered as subsection (13) and amended, subsections
1235	(13) and (14) are renumbered as subsections (14) and (15),
1236	respectively, and a new subsection (12) is added to that
1237	section, to read:
1238	1011.62 Funds for operation of schoolsIf the annual
1239	allocation from the Florida Education Finance Program to each
1240	district for operation of schools is not determined in the
1241	annual appropriations act or the substantive bill implementing
1242	the annual appropriations act, it shall be determined as
1243	follows:
1244	(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR
1245	OPERATIONThe following procedure shall be followed in
1246	determining the annual allocation to each district for
1247	operation:
1248	(f) Supplemental academic instruction; categorical fund Page 48 of 64

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1249	1. There is created a categorical fund to provide
1250	supplemental academic instruction to students in kindergarten
1251	through grade 12. This paragraph may be cited as the
1252	"Supplemental Academic Instruction Categorical Fund."
1253	2. Categorical funds for supplemental academic instruction
1254	shall be allocated annually to each school district in the
1255	amount provided in the General Appropriations Act. These funds
1256	shall be in addition to the funds appropriated on the basis of
1257	FTE student membership in the Florida Education Finance Program
1258	and shall be included in the total potential funds of each
1259	district. These funds shall be used to provide supplemental
1260	academic instruction to students enrolled in the K-12 program.
1261	For the 2012-2013, 2013-2014, and 2014-2015 fiscal <u>year</u> years ,
1262	each school district that has one or more of the 300 100 lowest-
1263	performing elementary schools based on the state reading
1264	assessment shall use these funds, together with the funds
1265	provided in the district's research-based reading instruction
1266	allocation and other available funds, to provide an additional
1267	hour of instruction beyond the normal school day for each day of
1268	the entire school year for intensive reading instruction for the
1269	students in each of these schools. This additional hour of
1270	instruction must be provided only by teachers or reading
1271	specialists who are effective in teaching reading <u>or by a K-5</u>
1272	mentoring reading program that is supervised by a teacher who is
1273	effective at teaching reading. Students enrolled in these
1274	schools who have level 5 assessment scores may participate in Page 49 of 64

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1275 the additional hour of instruction on an optional basis. 1276 Exceptional student education centers shall not be included in 1277 the 300 100 schools. After this requirement has been met, 1278 supplemental instruction strategies may include, but are not 1279 limited to: modified curriculum, reading instruction, after-1280 school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer 1281 1282 school, and other methods for improving student achievement. 1283 Supplemental instruction may be provided to a student in any 1284 manner and at any time during or beyond the regular 180-day term 1285 identified by the school as being the most effective and 1286 efficient way to best help that student progress from grade to 1287 grade and to graduate.

1288 3. Effective with the 1999-2000 fiscal year, funding on 1289 the basis of FTE membership beyond the 180-day regular term 1290 shall be provided in the FEFP only for students enrolled in 1291 juvenile justice education programs or in education programs for 1292 juveniles placed in secure facilities or programs under s. 1293 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided 1294 1295 through the supplemental academic instruction categorical fund 1296 and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to 1297 1298 assist students in progressing from grade to grade and 1299 graduating.

1300

4. The Florida State University School, as a lab school, Page 50 of 64

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1301 is authorized to expend from its FEFP or Lottery Enhancement 1302 Trust Fund allocation the cost to the student of remediation in 1303 reading, writing, or mathematics for any graduate who requires 1304 remediation at a postsecondary educational institution.

5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d)3.

(4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The
Legislature shall prescribe the aggregate required local effort
for all school districts collectively as an item in the General
Appropriations Act for each fiscal year. The amount that each
district shall provide annually toward the cost of the Florida
Education Finance Program for kindergarten through grade 12
programs shall be calculated as follows:

1316

(a) Estimated taxable value calculations.-

1317 1.a. Not later than 2 working days prior to July 19, the 1318 Department of Revenue shall certify to the Commissioner of 1319 Education its most recent estimate of the taxable value for 1320 school purposes in each school district and the total for all 1321 school districts in the state for the current calendar year based on the latest available data obtained from the local 1322 1323 property appraisers. The value certified shall be the taxable 1324 value for school purposes for that year, and no further 1325 adjustments shall be made, except those made pursuant to 1326 paragraphs (c) and (d), or an assessment roll change required by Page 51 of 64

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1327 final judicial decisions as specified in paragraph (14) (b) (13) (b). Not later than July 19, the Commissioner of Education 1328 1329 shall compute a millage rate, rounded to the next highest one 1330 one-thousandth of a mill, which, when applied to 96 percent of 1331 the estimated state total taxable value for school purposes, 1332 would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education 1333 1334 shall certify to each district school board the millage rate, 1335 computed as prescribed in this subparagraph, as the minimum 1336 millage rate necessary to provide the district required local effort for that year. 1337

1338 The General Appropriations Act shall direct the b. 1339 computation of the statewide adjusted aggregate amount for 1340 required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue 1341 1342 from required local effort millage will produce more than 90 1343 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the 1344 Legislature, and the adjustment of the required local effort 1345 1346 millage rate of each district that produces more than 90 percent 1347 of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida 1348 1349 Education Finance Program entitlement in the July calculation.

1350 2. On the same date as the certification in sub-1351 subparagraph 1.a., the Department of Revenue shall certify to 1352 the Commissioner of Education for each district: Page 52 of 64

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

b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 1359 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.

1363

(9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.-

1364 The research-based reading instruction allocation is (a) 1365 created to provide comprehensive reading instruction to students 1366 in kindergarten through grade 12. For the 2012-2013, 2013-2014, 1367 and 2014-2015 fiscal year years, in each school district that 1368 has one or more of the 300 100 lowest-performing elementary 1369 schools based on the state reading assessment, priority shall be 1370 given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of 1371 1372 the entire school year for the students in each school. Students 1373 enrolled in these schools who have level 5 assessment scores may 1374 participate in the additional hour of instruction on an optional 1375 basis. Exceptional student education centers shall not be 1376 included in the 300 100 schools. The intensive reading instruction delivered in this additional hour and for other 1377 1378 students shall include: research-based reading instruction that Page 53 of 64

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1379 has been proven to accelerate progress of students exhibiting a 1380 reading deficiency; differentiated instruction based on student 1381 assessment data to meet students' specific reading needs; 1382 explicit and systematic reading development in phonemic 1383 awareness, phonics, fluency, vocabulary, and comprehension, with 1384 more extensive opportunities for quided practice, error 1385 correction, and feedback; and the integration of social studies, 1386 science, and mathematics-text reading, text discussion, and 1387 writing in response to reading. For the 2012-2013 and 2013-2014 1388 fiscal years, a school district may not hire more reading 1389 coaches than were hired during the 2011-2012 fiscal year unless 1390 all students in kindergarten through grade 5 who demonstrate a 1391 reading deficiency, as determined by district and state 1392 assessments, including students scoring Level 1 or Level 2 on 1393 the statewide, standardized FCAT reading assessment or, upon 1394 implementation, the English Language Arts assessment, are 1395 provided an additional hour per day of intensive reading 1396 instruction beyond the normal school day for each day of the 1397 entire school year.

(c) Funds allocated under this subsection must be used to provide a system of comprehensive reading instruction to students enrolled in the K-12 programs, which may include the following:

1402 1. The provision of an additional hour per day of 1403 intensive reading instruction to students in the <u>300</u> 100 lowest-1404 performing elementary schools by teachers and reading Page 54 of 64

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1405 specialists who are effective in teaching reading.

1406 2. Kindergarten through grade 5 reading intervention 1407 teachers to provide intensive intervention during the school day 1408 and in the required extra hour for students identified as having 1409 a reading deficiency.

1410 3. The provision of highly qualified reading coaches to 1411 specifically support teachers in making instructional decisions 1412 based on student data, and improve teacher delivery of effective 1413 reading instruction, intervention, and reading in the content 1414 areas based on student need.

1415 4. Professional development for school district teachers
1416 in scientifically based reading instruction, including
1417 strategies to teach reading in content areas and with an
1418 emphasis on technical and informational text.

1419 5. The provision of summer reading camps for all students
1420 in kindergarten through grade 2 who demonstrate a reading
1421 deficiency as determined by district and state assessments, and
1422 students in grades 3 through 5 who score at Level 1 on <u>the</u>
1423 <u>statewide, standardized</u> FCAT reading <u>assessment or, upon</u>
1424 <u>implementation, the English Language Arts assessment</u>.

14256. The provision of supplemental instructional materials1426that are grounded in scientifically based reading research.

1427 7. The provision of intensive interventions for students
 1428 in kindergarten through grade 12 who have been identified as
 1429 having a reading deficiency or who are reading below grade level
 1430 as determined by the <u>statewide</u>, <u>standardized assessment</u> FCAT.
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1431	(12) FLORIDA DIGITAL CLASSROOMS ALLOCATION
1432	(a) The Florida digital classrooms allocation is created
1433	to support school district and school efforts and strategies to
1434	improve outcomes related to student performance by integrating
1435	technology in classroom teaching and learning. The outcomes must
1436	be measurable and may also be unique to the needs of individual
1437	schools and school districts within the general parameters
1438	established by the Department of Education.
1439	(b) Each district school board shall adopt a district
1440	digital classrooms plan that meets the unique needs of students,
1441	schools, and personnel and submit the plan for approval to the
1442	Department of Education. In addition, each district school board
1443	must, at a minimum, seek input from the district's
1444	instructional, curriculum, and information technology staff to
1445	develop the district digital classrooms plan. The district's
1446	plan must be within the general parameters established in the
1447	Florida digital classrooms plan pursuant to s. 1001.20. In
1448	addition, if the district participates in federal technology
1449	initiatives and grant programs, the district digital classrooms
1450	plan must include a plan for meeting requirements of such
1451	initiatives and grant programs. Funds allocated under this
1452	subsection must be used to support implementation of district
1453	digital classrooms plans. By October 1, 2014, and by March 1 of
1454	each year thereafter, on a date determined by the department,
1455	each district school board shall submit to the department, in a
1456	format prescribed by the department, a digital classrooms plan.
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1457	At a minimum, such plan must include, and be annually updated to
1458	reflect, the following:
1459	1. Measurable student performance outcomes. Outcomes
1460	related to student performance, including outcomes for students
1461	with disabilities, must be tied to the efforts and strategies to
1462	improve outcomes related to student performance by integrating
1463	technology in classroom teaching and learning. Results of the
1464	outcomes shall be reported at least annually for the current
1465	school year and subsequent 3 years and be accompanied by an
1466	independent evaluation and validation of the reported results.
1467	2. Digital learning and technology infrastructure
1468	purchases and operational activities. Such purchases and
1469	activities must be tied to the measurable outcomes under
1470	subparagraph 1., including, but not limited to, connectivity,
1471	broadband access, wireless capacity, Internet speed, and data
1472	security, all of which must meet or exceed minimum requirements
1473	and protocols established by the department. For each year that
1474	the district uses funds for infrastructure, a third-party,
1475	independent evaluation of the district's technology inventory
1476	and infrastructure needs must accompany the district's plan.
1477	3. Professional development purchases and operational
1478	activities. Such purchases and activities must be tied to the
1479	measurable outcomes under subparagraph 1., including, but not
1480	limited to, using technology in the classroom and improving
1481	digital literacy and competency.
1482	4. Digital tool purchases and operational activities. Such
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1483	purchases and activities must be tied to the measurable outcomes
1484	under subparagraph 1., including, but not limited to,
1485	competency-based credentials that measure and demonstrate
1486	digital competency and certifications; third-party assessments
1487	that demonstrate acquired knowledge and use of digital
1488	applications; and devices that meet or exceed minimum
1489	requirements and protocols established by the department.
1490	5. Online assessment-related purchases and operational
1491	activities. Such purchases and activities must be tied to the
1492	measurable outcomes under subparagraph 1., including, but not
1493	limited to, expanding the capacity to administer assessments and
1494	compatibility with minimum assessment protocols and requirements
1495	established by the department.
1496	(c) The Legislature shall annually provide in the General
1497	Appropriations Act the FEFP allocation for implementation of the
1498	Florida digital classrooms plan to be calculated in an amount up
1499	to 1 percent of the base student allocation multiplied by the
1500	total K-12 full-time equivalent student enrollment included in
1501	the FEFP calculations for the legislative appropriation or as
1502	provided in the General Appropriations Act. Each school district
1503	shall be provided a minimum of \$250,000, with the remaining
1504	balance of the allocation to be distributed based on each
1505	district's proportion of the total K-12 full-time equivalent
1506	student enrollment. Distribution of funds for the Florida
1507	digital classrooms allocation shall begin following submittal of
1508	each district's digital classrooms plan, which must include
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1509	formal verification of the superintendent's approval of the
1510	digital classrooms plan of each charter school in the district,
1511	and approval of the plan by the department. Prior to the
1512	distribution of the Florida digital classrooms allocation funds,
1513	each district school superintendent shall certify to the
1514	Commissioner of Education that the district school board has
1515	approved a comprehensive district digital classrooms plan that
1516	supports the fidelity of implementation of the Florida digital
1517	classrooms allocation. District allocations shall be
1518	recalculated during the fiscal year consistent with the periodic
1519	recalculation of the FEFP. School districts shall provide a
1520	proportionate share of the digital classrooms allocation to each
1521	charter school in the district, as required for categorical
1522	programs in s. 1002.33(17)(b). A school district may use a
1523	competitive process to distribute funds for the Florida digital
1524	classrooms allocation to the schools within the school district.
1525	(d) To facilitate the implementation of the district
1526	digital classrooms plans and charter school digital classrooms
1527	plans, the commissioner shall support statewide, coordinated
1528	partnerships and efforts of this state's education practitioners
1529	in the field, including, but not limited to, superintendents,
1530	principals, and teachers, to identify and share best practices,
1531	corrective actions, and other identified needs.
1532	(e) Beginning in the 2015-2016 fiscal year and each year
1533	thereafter, each district school board shall report to the
1534	department its use of funds provided through the Florida digital
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1535	classrooms allocation and student performance outcomes in
1536	accordance with the district's digital classrooms plan. The
1537	department may contract with an independent third-party entity
1538	to conduct an annual independent verification of the district's
1539	use of Florida digital classrooms allocation funds in accordance
1540	with the district's digital classrooms plan. In the event an
1541	independent third-party verification is not conducted, the
1542	Auditor General shall, during scheduled operational audits of
1543	the school districts, verify compliance of the use of Florida
1544	digital classrooms allocation funds in accordance with the
1545	district's digital classrooms plan. No later than October 1 of
1546	each year, beginning in the 2015-2016 fiscal year, the
1547	commissioner shall provide to the Governor, the President of the
1548	Senate, and the Speaker of the House of Representatives a
1549	summary of each district's use of funds, student performance
1550	outcomes, and progress toward meeting statutory requirements and
1551	timelines.
1552	(f) Each school district shall provide teachers,
1553	administrators, students, and parents with access to:
1554	1. Instructional materials in digital or electronic
1555	format, as defined in s. 1006.29.
1556	2. Digital materials, including those digital materials
1557	that enable students to earn certificates and industry
1558	certifications pursuant to ss. 1003.4203 and 1008.44.
1559	3. Teaching and learning tools and resources, including
1560	the ability for teachers and administrators to manage, assess,
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1561

and monitor student performance data.

(13) (12) QUALITY ASSURANCE GUARANTEE. - The Legislature may 1562 1563 annually in the General Appropriations Act determine a 1564 percentage increase in funds per K-12 unweighted FTE as a 1565 minimum quarantee to each school district. The quarantee shall 1566 be calculated from prior year base funding per unweighted FTE 1567 student which shall include the adjusted FTE dollars as provided 1568 in subsection (14) (13), quality guarantee funds, and actual 1569 nonvoted discretionary local effort from taxes. From the base 1570 funding per unweighted FTE, the increase shall be calculated for 1571 the current year. The current year funds from which the 1572 guarantee shall be determined shall include the adjusted FTE 1573 dollars as provided in subsection (14) (13) and potential 1574 nonvoted discretionary local effort from taxes. A comparison of 1575 current year funds per unweighted FTE to prior year funds per 1576 unweighted FTE shall be computed. For those school districts 1577 which have less than the legislatively assigned percentage 1578 increase, funds shall be provided to guarantee the assigned 1579 percentage increase in funds per unweighted FTE student. Should 1580 appropriated funds be less than the sum of this calculated 1581 amount for all districts, the commissioner shall prorate each 1582 district's allocation. This provision shall be implemented to 1583 the extent specifically funded.

Section 28. Subsection (1) and paragraph (d) of subsection (2) of section 1011.71, Florida Statutes, are amended to read: 1011.71 District school tax.-Page 61 of 64

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1587 (1)If the district school tax is not provided in the 1588 General Appropriations Act or the substantive bill implementing 1589 the General Appropriations Act, each district school board 1590 desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(14) 1011.62(13) 1591 1592 shall levy on the taxable value for school purposes of the 1593 district, exclusive of millage voted under the provisions of s. 1594 9(b) or s. 12, Art. VII of the State Constitution, a millage 1595 rate not to exceed the amount certified by the commissioner as 1596 the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1597 1598 1011.62(4)(a)1. In addition to the required local effort millage 1599 levy, each district school board may levy a nonvoted current 1600 operating discretionary millage. The Legislature shall prescribe 1601 annually in the appropriations act the maximum amount of millage 1602 a district may levy.

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

(d) The purchase, lease-purchase, or lease of new and replacement equipment; computer hardware, including electronic hardware and other hardware devices necessary for gaining access to or enhancing the use of electronic content and resources or to facilitate the access to and the use of a school district's Page 62 of 64

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1613 digital classrooms plan pursuant to s. 1011.62 electronic 1614 learning management system pursuant to s. 1006.281, excluding 1615 software other than the operating system necessary to operate 1616 the hardware or device; and enterprise resource software 1617 applications that are classified as capital assets in accordance with definitions of the Governmental Accounting Standards Board, 1618 1619 have a useful life of at least 5 years, and are used to support 1620 districtwide administration or state-mandated reporting 1621 requirements.

1622 The Pasco County Sheriff's Office and Pasco-Section 29. 1623 Hernando State College must negotiate an interlocal agreement 1624 governing the operation of the Law Enforcement and Corrections 1625 Academy at Pasco-Hernando State College for the training of 1626 officers and employees of the Pasco County Sheriff's Office. If 1627 a final and enforceable interlocal agreement has not been 1628 entered into between the Pasco County Sheriff's Office and 1629 Pasco-Hernando State College before October 1, 2014, the 1630 Criminal Justice Standards and Training Commission must 1631 immediately revoke certification of the criminal justice 1632 training school associated with Pasco-Hernando State College. A revocation of certification under this section does not affect 1633 1634 the certification of any officer training prior to the revocation. In the event of program termination, Pasco-Hernando 1635 1636 State College shall adhere to the teach-out procedures as 1637 established by the Southern Association of Colleges and Schools Commission on Colleges to ensure current students are not 1638 Page 63 of 64

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1639 adversely affected. 1640 Section 30. The Department of Education is directed to 1641 provide the entirety of the funds appropriated to Jobs for 1642 America's Graduates in Specific Appropriation 111 of the 2014-1643 2015 General Appropriations Act, HB 5001, to its Florida 1644 affiliate, Jobs for Florida's Graduates. 1645 Section 31. Except as otherwise expressly provided in this 1646 act and except for this section, which shall take effect upon 1647 this act becoming a law, this act shall take effect July 1, 1648 2014.

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