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1	A bill to be entitled
2	An act relating to tax credit scholarship programs;
3	amending s. 212.1831, F.S.; providing a credit against
4	the sales and use tax for contributions to nonprofit
5	scholarship-funding organizations; providing
6	requirements and procedure for claiming credits;
7	amending s. 213.053, F.S.; authorizing the Department
8	of Revenue to provide a copy of a letter approving a
9	taxpayer or dealer for a specified tax credit;
10	amending s. 1002.395, F.S.; revising definitions;
11	revising eligibility requirements for the Florida Tax
12	Credit Scholarship Program; revising the tax credit
13	cap amount applicable to the program; requiring the
14	department to provide a copy of a letter approving a
15	taxpayer for a specified tax credit to the eligible
16	nonprofit scholarship-funding organization;
17	authorizing certain entities to convey, transfer, or
18	assign certain tax credits; revising the disqualifying
19	offenses for nonprofit scholarship-funding
20	organization owners and operators; revising priority
21	for new applicants; authorizing the use of certain
22	contributions by nonprofit scholarship-funding
23	organizations for professional development; requiring
24	nonprofit scholarship-funding organizations to
25	maintain a surety bond or letter of credit and to
26	adjust the bond or letter of credit annually as
1	Page 1 of 46

27 required by the Department of Education; requiring 28 parental authorization for access to income eligibility information; revising limitations on 29 30 annual scholarship amounts; providing for reductions 31 in scholarship amounts based on household income; 32 providing initial and renewal application requirements and an approval process for nonprofit scholarship-33 34 funding organizations; requiring the State Board of 35 Education to adopt rules; creating s. 1002.396, F.S.; 36 providing legislative findings; providing definitions; 37 establishing the Florida Sales Tax Credit Scholarship 38 Program; providing eligibility requirements for a tax credit scholarship; providing application requirements 39 and procedures for tax credits; providing for 40 41 carryforward; authorizing certain entities to convey, 42 transfer, or assign tax credits upon providing 43 notification to and receiving approval from the Department of Revenue; providing obligations of 44 45 eligible nonprofit scholarship-funding organizations; providing responsibilities for parents and students 46 47 participating in the program; providing requirements 48 for eligible private schools; providing obligations of the Department of Education, school districts, and the 49 50 Commissioner of Education; providing for the amount 51 and payment of scholarships; providing for the 52 administration of the program; requiring the Page 2 of 46

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53 Department of Revenue and the State Board of Education 54 to adopt rules; providing requirements for the deposit of eligible contributions; providing for the 55 disposition of credits if one or more relevant 56 57 provisions are determined to be unconstitutional; 58 providing requirements for nonprofit scholarship-59 funding organizations; creating s. 1002.397, F.S.; 60 providing a cap on the amount of tax credits that may be approved annually under the Florida Tax Credit 61 62 Scholarship Program and the Florida Sales Tax Credit 63 Scholarship Program; requiring the Department of 64 Revenue to publish the cap on its website; amending s. 65 1002.421, F.S.; requiring private schools participating in the Florida Sales Tax Credit 66 67 Scholarship Program to comply with specified requirements; requiring certain scholarship-funding 68 69 organizations to provide a copy of a surety bond or 70 letter of credit and to adjust the amount of the 71 surety bond or letter of credit as specified; 72 authorizing the Department of Revenue and the 73 Department of Education to adopt emergency rules; 74 providing an effective date. 75 76 Be It Enacted by the Legislature of the State of Florida: 77 78 Section 1. Section 212.1831, Florida Statutes, is amended

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79 to read:

80 212.1831 Credit for contributions to eligible nonprofit
 81 scholarship-funding organizations.-

There is allowed a credit of 100 percent of an 82 (1) eligible contribution made to an eligible nonprofit scholarship-83 84 funding organization under s. 1002.395 against any tax imposed 85 by the state and due under this chapter from a direct pay permit 86 holder as a result of the direct pay permit held pursuant to s. 87 212.183. For purposes of the distributions of tax revenue under s. 212.20, the department shall disregard any tax credits 88 allowed under this subsection section to ensure that any 89 reduction in tax revenue received that is attributable to the 90 tax credits results only in a reduction in distributions to the 91 General Revenue Fund. The provisions of ss. s. 1002.395 and 92 93 1002.397 apply to the credit authorized by this subsection section. 94

There is allowed a credit of 100 percent of an 95 (2) 96 eligible contribution made to an eligible nonprofit scholarship-97 funding organization under s. 1002.396 against any tax imposed 98 by the state and due under this chapter, except the surcharge 99 imposed by s. 212.0606. For purposes of the distributions of tax revenue under s. 212.20, the department shall disregard any tax 100 101 credits allowed under this subsection to ensure that any 102 reduction in tax revenue received that is attributable to the 103 tax credits results only in a reduction in distributions to the 104 General Revenue Fund. The credits against the state sales tax Page 4 of 46

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105	authorized under s. 1002.396 shall be deducted from sales and
106	use tax remitted by the dealer to the department by electronic
107	funds transfer and may only be deducted on a sales and use tax
108	return initiated through electronic data interchange. The dealer
109	shall separately state the credit on the electronic return. The
110	net amount of tax due and payable must be remitted by electronic
111	funds transfer. A dealer may only obtain a credit under this
112	subsection using the method described in this subsection. A
113	dealer is not authorized to obtain a credit by applying for a
114	refund. Sections 1002.396 and 1002.397 apply to credits granted
115	under this subsection.
116	Section 2. Paragraph (cc) is added to subsection (8) of
117	section 213.053, Florida Statutes, to read:
118	213.053 Confidentiality and information sharing
119	(8) Notwithstanding any other provision of this section,
120	the department may provide:
121	(cc) For purposes of notification that a tax credit has
122	been reserved, a copy of a letter of approval issued by the
123	department to a taxpayer or dealer for an allocation of a tax
124	credit to an eligible nonprofit scholarship-funding organization
125	selected by the taxpayer or dealer in an application for a tax
126	credit authorized under s. 1002.395 or s. 1002.396.
127	
128	Disclosure of information under this subsection shall be
129	pursuant to a written agreement between the executive director
130	and the agency. Such agencies, governmental or nongovernmental,
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131 shall be bound by the same requirements of confidentiality as 132 the Department of Revenue. Breach of confidentiality is a 133 misdemeanor of the first degree, punishable as provided by s. 134 775.082 or s. 775.083. Section 3. Paragraph (f) of subsection (2), paragraph (b) 135 136 of subsection (3), paragraph (b) of subsection (4), paragraphs 137 (a), (b), (c), and (d) of subsection (5), subsection (6), 138 paragraph (e) of subsection (8), paragraphs (d) and (o) of 139 subsection (9), and paragraph (a) of subsection (12) of section 1002.395, Florida Statutes, are amended, paragraphs (h) through 140 141 (j) of subsection (2) are redesignated as paragraphs (i) through (k), respectively, and a new paragraph (h) is added to that 142 143 subsection, paragraph (g) is added to subsection (7), paragraph 144 (q) is added to subsection (9), and subsection (16) is added to 145 that section, to read: 1002.395 Florida Tax Credit Scholarship Program.-146 DEFINITIONS.-As used in this section, the term: 147 (2) 148 "Eligible nonprofit scholarship-funding organization" (f) 149 means a charitable organization that: 150 Is exempt from federal income tax pursuant to s. 1. 501(c)(3) of the Internal Revenue Code; 151 152 2. Is a Florida entity formed under chapter 607, chapter 153 608, or chapter 617 and whose principal office is located in the 154 state; and 155 3. Complies with subsections the provisions of subsection 156 (6) and (16).

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157	(h) "Household income" has the same meaning as the term
158	"income" is defined in the Income Eligibility Guidelines for
159	free and reduced price meals under the National School Lunch
160	Program in 7 C.F.R. part 210 as published in the Federal
161	Register by the United States Department of Agriculture.
162	(3) PROGRAM; SCHOLARSHIP ELIGIBILITY
163	(b) Contingent upon available funds, a student is eligible
164	for a Florida tax credit scholarship under this section if the
165	student meets one or more of the following criteria:
166	1. For the 2014-2015 and 2015-2016 school years, the
167	student qualifies for free or reduced-price school lunches under
168	the National School Lunch Act or is on the direct certification
169	list and:
170	a. Was counted as a full-time equivalent student during
171	the previous state fiscal year for purposes of state per-student
172	funding;
173	b. Received a scholarship from an eligible nonprofit
174	scholarship-funding organization or from the State of Florida
175	during the previous school year; or
176	c. Is eligible to enter kindergarten through fifth grade.
177	2. The student is currently placed, or during the previous
178	state fiscal year was placed, in foster care <u>or in out-of-home</u>
179	care as defined in s. 39.01. A student who initially receives a
180	scholarship based on eligibility under this subparagraph remains
181	eligible until the student graduates from high school or turns
182	21 years of age, whichever occurs first, regardless of the
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183	student's household income level.
184	3. For the 2014-2015 and 2015-2016 school years, the
185	student continues in the scholarship program as long as the
186	student's household income level does not exceed 230 percent of
187	the federal poverty level. <u>A sibling of a student who is</u>
188	continuing in the scholarship program under this subparagraph is
189	eligible for a scholarship as long as the student resides in the
190	same household as the sibling.
191	4. For the 2016-2017 school year and thereafter, the
192	student is on the direct certification list or the student's
193	household income level does not exceed 185 percent of the
194	federal poverty level.
195	5. For the 2016-2017 school year and thereafter, the
196	student's household income level is greater than 185 percent of
197	the federal poverty level, but does not exceed 260 percent of
198	the federal poverty level, and the student:
199	a. Spent the previous school year in attendance at a
200	public school in the state and was enrolled and reported by the
201	school district for funding during October and February for
202	purposes of the Florida Education Finance Program surveys;
203	b. Is eligible to enter kindergarten or first grade; or
204	c. Received a scholarship from an eligible nonprofit
205	scholarship-funding organization or the state during the
206	previous school year The student, who is a first-time tax credit
207	scholarship recipient, is a sibling of a student who is
208	continuing in the scholarship program and who resides in the
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209 same household as the student if the sibling meets one or more 210 of the criteria specified in subparagraphs 1. and 2. and as long 211 as the student's and sibling's household income level does not 212 exceed 230 percent of the federal poverty level. 213 SCHOLARSHIP PROHIBITIONS.-A student is not eligible (4)214 for a scholarship while he or she is: 215 Receiving a scholarship from another eligible (b) 216 nonprofit scholarship-funding organization under this section or 217 s. 1002.396; SCHOLARSHIP FUNDING TAX CREDITS; LIMITATIONS.-218 (5) (a) 1. The tax credit cap amount is provided in s. 1002.397 219 220 \$229 million in the 2012-2013 state fiscal year. 221 2. In the 2013-2014 state fiscal year and each state 222 fiscal year thereafter, the tax credit cap amount is the tax 223 credit cap amount in the prior state fiscal year. However, in 224 any state fiscal year when the annual tax credit amount for the 225 prior state fiscal year is equal to or greater than 90 percent 226 of the tax credit cap amount applicable to that state fiscal 227 year, the tax credit cap amount shall increase by 25 percent. 228 The department shall publish on its website information 229 identifying the tax credit cap amount when it <u>increased</u> 230 pursuant to this subparagraph. 231 A taxpayer may submit an application to the department (b) 232 for a tax credit or credits under one or more of s. 211.0251, s. 233 212.1831(1) 212.1831, s. 220.1875, s. 561.1211, or s. 624.51055. 234 The taxpayer shall specify in the application each tax 1. Page 9 of 46

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for which the taxpayer requests a credit and the applicable taxable year for a credit under s. 220.1875 or s. 624.51055 or the applicable state fiscal year for a credit under s. 211.0251, s. <u>212.1831(1)</u> 212.1831, or s. 561.1211. The department shall approve tax credits on a first-come, first-served basis and must obtain the division's approval <u>before</u> prior to approving a tax credit under s. 561.1211.

242 <u>2. Within 10 days after approving an application, the</u>
 243 <u>department shall provide a copy of its approval letter to the</u>
 244 <u>eligible nonprofit scholarship-funding organization specified by</u>
 245 <u>the taxpayer in the application.</u>

246 If a tax credit approved under paragraph (b) is not (C)247 fully used within the specified state fiscal year for credits 248 under s. 211.0251, s. 212.1831(1) 212.1831, or s. 561.1211 or 249 against taxes due for the specified taxable year for credits 250 under s. 220.1875 or s. 624.51055 because of insufficient tax 251 liability on the part of the taxpayer, the unused amount may be 252 carried forward for a period not to exceed 5 years. However, any 253 taxpayer that seeks to carry forward an unused amount of tax 254 credit must submit an application to the department for approval 255 of the carryforward tax credit in the year that the taxpayer 256 intends to use the carryforward. The department must obtain the 257 division's approval prior to approving the carryforward of a tax 258 credit under s. 561.1211.

(d) A taxpayer may not convey, assign, or transfer an approved tax credit or a carryforward tax credit to another Page 10 of 46

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261	entity unless all of the assets of the taxpayer are conveyed,
262	assigned, or transferred in the same transaction. <u>However, a tax</u>
263	<u>credit under s. 211.0251, s. 212.1831(1), s. 220.1875, s.</u>
264	561.1211, or s. 624.51055 may be conveyed, transferred, or
265	assigned between members of an affiliated group of corporations
266	<u>if the type of tax credit under s. 211.0251, s. 212.1831(1), s.</u>
267	220.1875, s. 561.1121, or s. 624.51055 remains the same. A
268	taxpayer must notify the department of the intent to convey,
269	transfer, or assign a tax credit to another member within an
270	affiliated group of corporations. The amount conveyed,
271	transferred, or assigned is available to another member of the
272	affiliated group of corporations upon approval by the
273	department. The department must obtain the division's approval
274	before approving a conveyance, transfer, or assignment of a tax
275	credit under s. 561.1211.
276	(6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING
277	ORGANIZATIONS.—An eligible nonprofit scholarship-funding
278	organization:
279	(a) Must comply with the antidiscrimination provisions of
280	42 U.S.C. s. 2000d.
281	(b) Must comply with the following background check
282	requirements:
283	1. All owners and operators as defined in subparagraph
284	(2)(i)1. (2)(h)1. are, before upon employment or engagement to
285	provide services, subject to level 2 background screening as
286	provided under chapter 435. The fingerprints for the background
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287 screening must be electronically submitted to the Department of 288 Law Enforcement and can be taken by an authorized law 289 enforcement agency or by an employee of the eligible nonprofit 290 scholarship-funding organization or a private company who is 291 trained to take fingerprints. However, the complete set of 292 fingerprints of an owner or operator may not be taken by the 293 owner or operator. The results of the state and national 294 criminal history check shall be provided to the Department of 295 Education for screening under chapter 435. The cost of the 296 background screening may be borne by the eligible nonprofit scholarship-funding organization or the owner or operator. 297

298 Every 5 years following employment or engagement to 2. 299 provide services or association with an eligible nonprofit 300 scholarship-funding organization, each owner or operator must 301 meet level 2 screening standards as described in s. 435.04, at 302 which time the nonprofit scholarship-funding organization shall 303 request the Department of Law Enforcement to forward the 304 fingerprints to the Federal Bureau of Investigation for level 2 305 screening. If the fingerprints of an owner or operator are not 306 retained by the Department of Law Enforcement under subparagraph 307 3., the owner or operator must electronically file a complete 308 set of fingerprints with the Department of Law Enforcement. Upon 309 submission of fingerprints for this purpose, the eligible 310 nonprofit scholarship-funding organization shall request that 311 the Department of Law Enforcement forward the fingerprints to 312 the Federal Bureau of Investigation for level 2 screening, and Page 12 of 46

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313 the fingerprints shall be retained by the Department of Law 314 Enforcement under subparagraph 3.

315 All Fingerprints submitted to the Department of Law 3. 316 Enforcement as required by this paragraph must be retained by 317 the Department of Law Enforcement in a manner approved by rule 318 and entered in the statewide automated biometric identification 319 system authorized by s. 943.05(2)(b). The fingerprints must 320 thereafter be available for all purposes and uses authorized for 321 arrest fingerprints entered in the statewide automated biometric 322 identification system pursuant to s. 943.051.

The Department of Law Enforcement shall search all 323 4. 324 arrest fingerprints received under s. 943.051 against the 325 fingerprints retained in the statewide automated biometric 326 identification system under subparagraph 3. Any arrest record 327 that is identified with an owner's or operator's fingerprints 328 must be reported to the Department of Education. The Department 329 of Education shall participate in this search process by paying 330 an annual fee to the Department of Law Enforcement and by 331 informing the Department of Law Enforcement of any change in the 332 employment, engagement, or association status of the owners or 333 operators whose fingerprints are retained under subparagraph 3. 334 The Department of Law Enforcement shall adopt a rule setting the 335 amount of the annual fee to be imposed upon the Department of 336 Education for performing these services and establishing the 337 procedures for the retention of owner and operator fingerprints 338 and the dissemination of search results. The fee may be borne by Page 13 of 46

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339 the owner or operator of the nonprofit scholarship-funding 340 organization.

341 5. A nonprofit scholarship-funding organization whose
342 owner or operator fails the level 2 background screening <u>is not</u>
343 shall not be eligible to provide scholarships under this
344 section.

345 6. A nonprofit scholarship-funding organization whose 346 owner or operator in the last 7 years has filed for personal 347 bankruptcy or corporate bankruptcy in a corporation of which he 348 or she owned more than 20 percent shall not be eligible to 349 provide scholarships under this section.

7. In addition to the offenses listed in s. 435.04, a 350 351 person required to undergo background screening pursuant to this 352 part or authorizing statutes must not have an arrest awaiting 353 final disposition for, must not have been found guilty of, or 354 entered a plea of nolo contendere to, regardless of 355 adjudication, and must not have been adjudicated delinquent, and 356 the record must not have been sealed or expunged for, any of the 357 following offenses or any similar offense of another 358 jurisdiction: 359 Any authorizing statutes, if the offense was a felony. a. 360 b. This chapter, if the offense was a felony. 361 Section 409.920, relating to Medicaid provider fraud. с. 362 d. Section 409.9201, relating to Medicaid fraud. 363 e. Section 741.28, relating to domestic violence. 364 f. Section 817.034, relating to fraudulent acts through Page 14 of 46

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FLORIDA HOUSE OF REPRESENTATIVE	S
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365	mail, wire, radio, electromagnetic, photoelectronic, or
366	photooptical systems.
367	g. Section 817.234, relating to false and fraudulent
368	insurance claims.
369	h. Section 817.505, relating to patient brokering.
370	i. Section 817.568, relating to criminal use of personal
371	identification information.
372	j. Section 817.60, relating to obtaining a credit card
373	through fraudulent means.
374	k. Section 817.61, relating to fraudulent use of credit
375	cards, if the offense was a felony.
376	1. Section 831.01, relating to forgery.
377	m. Section 831.02, relating to uttering forged
378	instruments.
379	n. Section 831.07, relating to forging bank bills, checks,
380	drafts, or promissory notes.
381	o. Section 831.09, relating to uttering forged bank bills,
382	checks, drafts, or promissory notes.
383	p. Section 831.30, relating to fraud in obtaining
384	medicinal drugs.
385	q. Section 831.31, relating to the sale, manufacture,
386	delivery, or possession with the intent to sell, manufacture, or
387	deliver any counterfeit controlled substance, if the offense was
388	a felony.
389	(c) Must not have an owner or operator who owns or
390	operates an eligible private school that is participating in the
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391 scholarship program <u>or the scholarship program established in s.</u>
392 <u>1002.396</u>.

393 (d) Must provide scholarships, from eligible394 contributions, to eligible students for the cost of:

Tuition and fees for an eligible private school; or
 Transportation to a Florida public school that is
 located outside the district in which the student resides or to
 a lab school as defined in s. 1002.32.

399 (e) Must give first priority to eligible students who received a scholarship from an eligible nonprofit scholarship-400 funding organization or from the State of Florida during the 401 previous school year. Beginning in the 2016-2017 school year, an 402 403 eligible nonprofit scholarship-funding organization shall give 404 priority to new applicants whose household income levels do not 405 exceed 185 percent of the federal poverty level or who are in 406 foster care or out-of-home care.

(f) Must provide a scholarship to an eligible student on a first-come, first-served basis unless the student qualifies for priority pursuant to paragraph (e).

(g) May not restrict or reserve scholarships for use at a particular private school or provide scholarships to a child of an owner or operator.

413 (h) Must allow a student in foster care or out-of-home
414 care to apply for a scholarship at any time.

415 <u>(i) (h)</u> Must allow an eligible student to attend any 416 eligible private school and must allow a parent to transfer a Page 16 of 46

417 scholarship during a school year to any other eligible private 418 school of the parent's choice.

419 (j) (i) 1. May use up to 3 percent of eligible contributions 420 received during the state fiscal year in which such 421 contributions are collected for administrative expenses if the 422 organization has operated under this section or s. 1002.396 for 423 at least 3 state fiscal years and did not have any negative 424 financial findings in its most recent audit under paragraph (m) 425 (1). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of 426 427 eligible contributions under this section. Administrative 428 expenses may also include professional development to support 429 participating schools. Up to No more than one-third of the funds 430 authorized for administrative expenses under this subparagraph 431 may be used for expenses related to the recruitment of 432 contributions from taxpayers.

433 Must expend for annual or partial-year scholarships an 2. 434 amount equal to or greater than 75 percent of the net eligible 435 contributions remaining after administrative expenses during the 436 state fiscal year in which such contributions are collected. No 437 more than 25 percent of such net eligible contributions may be 438 carried forward to the following state fiscal year. Any amounts 439 carried forward shall be expended for annual or partial-year 440 scholarships in the following state fiscal year. Net eligible 441 contributions remaining on June 30 of each year that are in 442 excess of the 25 percent that may be carried forward shall be Page 17 of 46

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returned to the State Treasury for deposit in the GeneralRevenue Fund.

3. Must, before granting a scholarship for an academic
year, document each scholarship student's eligibility for that
academic year. A scholarship-funding organization may not grant
multiyear scholarships in one approval process.

449 <u>(k)(j)</u> Must maintain separate accounts for scholarship 450 funds and operating funds.

451 (1) (k) With the prior approval of the Department of 452 Education, may transfer funds to another eligible nonprofit scholarship-funding organization if additional funds are 453 454 required to meet scholarship demand at the receiving nonprofit 455 scholarship-funding organization. A transfer is shall be limited 456 to the greater of \$500,000 or 20 percent of the total 457 contributions received by the nonprofit scholarship-funding 458 organization making the transfer. All transferred funds must be 459 deposited by the receiving nonprofit scholarship-funding 460 organization into its scholarship accounts. All transferred 461 amounts received by any nonprofit scholarship-funding 462 organization must be separately disclosed in the annual financial and compliance audit required in this section. 463

464 <u>(m) (1)</u> Must provide to the Auditor General and the 465 Department of Education an annual financial and compliance audit 466 of its accounts and records conducted by an independent 467 certified public accountant and in accordance with rules adopted 468 by the Auditor General. The audit must be conducted in

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469 compliance with generally accepted auditing standards and must 470 include a report on financial statements presented in accordance 471 with generally accepted accounting principles set forth by the 472 American Institute of Certified Public Accountants for not-for-473 profit organizations and a determination of compliance with the 474 statutory eligibility and expenditure requirements set forth in 475 this section. Audits must be provided to the Auditor General and 476 the Department of Education within 180 days after completion of 477 the eligible nonprofit scholarship-funding organization's fiscal 478 year.

(n) (m) Must prepare and submit quarterly reports to the Department of Education pursuant to paragraph (9) (m). In addition, an eligible nonprofit scholarship-funding organization must submit in a timely manner any information requested by the Department of Education relating to the scholarship program.

484 (0) (n)-1.a. Must participate in the joint development of 485 agreed-upon procedures to be performed by an independent 486 certified public accountant as required under paragraph (8) (e) 487 if the scholarship-funding organization provided more than 488 \$250,000 in scholarship funds to an eligible private school 489 under this section during the 2009-2010 state fiscal year. The 490 agreed-upon procedures must uniformly apply to all private schools and must determine, at a minimum, whether the private 491 492 school has been verified as eligible by the Department of 493 Education under paragraph (9)(c); has an adequate accounting 494 system, system of financial controls, and process for deposit Page 19 of 46

495 and classification of scholarship funds; and has properly 496 expended scholarship funds for education-related expenses. 497 During the development of the procedures, the participating 498 scholarship-funding organizations shall specify guidelines 499 governing the materiality of exceptions that may be found during 500 the accountant's performance of the procedures. The procedures 501 and guidelines shall be provided to private schools and the 502 Commissioner of Education by March 15, 2011.

503 Must participate in a joint review of the agreed-upon b. procedures and guidelines developed under sub-subparagraph a., 504 by February 2013 and biennially thereafter, if the scholarship-505 506 funding organization provided more than \$250,000 in scholarship 507 funds to an eligible private school under this section during 508 the state fiscal year preceding the biennial review. If the 509 procedures and guidelines are revised, the revisions must be 510 provided to private schools and the Commissioner of Education by March 15, 2013, and biennially thereafter. 511

512 c. Must monitor the compliance of a private school with 513 paragraph (8)(e) if the scholarship-funding organization 514 provided the majority of the scholarship funding to the school. 515 For each private school subject to paragraph (8)(e), the 516 appropriate scholarship-funding organization shall notify the 517 Commissioner of Education by October 30, 2011, and annually 518 thereafter of:

(I) A private school's failure to submit a report required under paragraph (8)(e); or

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521	(II) Any material exceptions set forth in the report
522	required under paragraph (8)(e).
523	2. Must seek input from the accrediting associations that
524	are members of the Florida Association of Academic Nonpublic
525	Schools when jointly developing the agreed-upon procedures and
526	guidelines under sub-subparagraph 1.a. and conducting a review
527	of those procedures and guidelines under sub-subparagraph 1.b.
528	(p) Must maintain the surety bond or letter of credit
529	required by subparagraph (16)(a)4. and adjust the bond or letter
530	of credit annually to equal the amount of undisbursed donations
531	as required by the Department of Education pursuant to paragraph
532	<u>(9)(q).</u>
533	
534	Any and all Information and documentation provided to the
535	Department of Education and the Auditor General relating to the
536	identity of a taxpayer that provides an eligible contribution
537	under this section shall remain confidential at all times in
538	accordance with s. 213.053.
539	(7) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
540	PARTICIPATION
541	(g) The parent must authorize the scholarship funding
542	organization to access information needed for income eligibility
543	determination and verification held by other state or federal
544	agencies, including the Department of Revenue, the Department of
545	Children and Families, the Department of Education, the
546	Department of Economic Opportunity, and the Agency for Health
ļ	Page 21 of 46

Care Administration.

547

2014

PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.-An 548 (8) 549 eligible private school may be sectarian or nonsectarian and 550 must: 551 Annually contract with an independent certified public (e) 552 accountant to perform the agreed-upon procedures developed under 553 paragraph (6)(o) $\frac{(6)(n)}{(n)}$ and produce a report of the results if 554 the private school receives more than \$250,000 in funds from 555 scholarships awarded under this section in the 2010-2011 state 556 fiscal year or a state fiscal year thereafter. A private school 557 subject to this paragraph must submit the report by September 558 15, 2011, and annually thereafter to the scholarship-funding 559 organization that awarded the majority of the school's 560 scholarship funds. The agreed-upon procedures must be conducted 561 in accordance with attestation standards established by the American Institute of Certified Public Accountants. 562 563 564 The inability of a private school to meet the requirements of 565 this subsection shall constitute a basis for the ineligibility 566 of the private school to participate in the scholarship program 567 as determined by the Department of Education. 568 (9) DEPARTMENT OF EDUCATION OBLIGATIONS.-The Department of 569 Education shall: 570 Annually verify the eligibility of expenditures as (d) 571 provided in paragraph (6)(d) using the audit required by 572 paragraph (6) (m) $\frac{(6)(1)}{(1)}$. Page 22 of 46

(o) Provide a process to match the direct certification list with the scholarship application data submitted by any nonprofit scholarship-funding organization eligible to receive the 3-percent administrative allowance under paragraph (6)(j) (6)(i).

578 (q) On an annual basis, require each nonprofit
579 scholarship-funding organization to adjust surety bond or letter
580 of credit amounts to equal the amount of undisbursed donations
581 held by that organization based on the annual audit provided
582 pursuant to paragraph (6) (m).

583

(12) SCHOLARSHIP AMOUNT AND PAYMENT.-

(a) 1. Except as provided in subparagraph 2., the amount of a scholarship provided to any student for any single school year by an eligible nonprofit scholarship-funding organization from eligible contributions shall be for total costs authorized under paragraph (6)(d), not to exceed annual limits, which shall be determined as follows:

590 <u>1.</u>a. For a scholarship awarded to a student enrolled in an 591 eligible private school \div

592 (I) For the 2009-2010 state fiscal year, the limit shall
593 be \$3,950.

594 (II) For the 2010-2011 state fiscal year, the limit shall 595 be 60 percent of the unweighted FTE funding amount for that 596 year.

597 (III) For the 2011-2012 state fiscal year and thereafter, 598 the limit shall be determined by multiplying the unweighted FTE Page 23 of 46

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599 funding amount in that state fiscal year by the percentage used 600 to determine the limit in the prior state fiscal year. However, 601 in each state fiscal year that the tax credit cap amount 602 increases pursuant to s. 1002.397 subparagraph (5)(a)2., the 603 prior year percentage shall be increased by 4 percentage points 604 and the increased percentage shall be used to determine the 605 limit for that state fiscal year. If the percentage so 606 calculated reaches 84 80 percent in a state fiscal year, no 607 further increase in the percentage is allowed and the limit shall be 84 80 percent of the unweighted FTE funding amount for 608 that state fiscal year and thereafter. 609

b. For a scholarship awarded to a student enrolled in a
Florida public school that is located outside the district in
which the student resides or in a lab school as defined in s.
1002.32, the limit shall be \$500.

614 2. For the 2014-2015 and 2015-2016 state fiscal years, the 615 annual limit for a scholarship under sub-subparagraph 1.a. shall 616 be reduced by:

a. Twenty-five percent if the student's household income
level is equal to or greater than 200 percent, but less than 215
percent, of the federal poverty level.

b. Fifty percent if the student's household income level
is equal to or greater than 215 percent, but equal to or less
than 230 percent, of the federal poverty level.

623 <u>3. For the 2016-2017 state fiscal year and thereafter, the</u> 624 <u>annual limit for a scholarship under sub-subparagraph 1.a. shall</u>

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625 be reduced by: Twelve percent if the student's household income level 626 a. 627 is greater than or equal to 200 percent, but less than 215 628 percent, of the federal poverty level. 629 b. Twenty-six percent if the student's household income 630 level is greater than or equal to 215 percent, but less than 230 631 percent, of the federal poverty level. 632 c. Forty percent if the student's household income level 633 is greater than or equal to 230 percent, but less than 245 634 percent, of the federal poverty level. 635 d. Fifty percent if the student's household income level 636 is greater than or equal to 245 percent, but less than or equal 637 to 260 percent, of the federal poverty level. 638 (16)NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS; 639 APPLICATION.-In order to participate in the scholarship program 640 created by this section or the scholarship program created by s. 641 1002.396, a nonprofit scholarship-funding organization must 642 submit an application for initial approval or renewal to the 643 Office of Independent Education and Parental Choice no later 644 than September 1 of each year, before the school year for which 645 the nonprofit scholarship-funding organization intends to offer 646 scholarships. 647 (a) An application for initial approval must include: 648 1. A copy of the organization's incorporation documents 649 and registration with the Division of Corporations of the 650 Department of State. Page 25 of 46

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651	2. A copy of the organization's Internal Revenue Service
652	determination letter as a s. 501(c)(3) not-for-profit
653	organization.
654	3. A description of the financial plan that demonstrates
655	sufficient funds to operate throughout the school year.
656	4. A copy of a surety bond or letter of credit in an
657	amount equal to 25 percent of the scholarship funds anticipated
658	for each school year.
659	5. A description of the geographic region the organization
660	intends to serve and an analysis of the demand and unmet need
661	for eligible students in that area.
662	6. The organization's organizational chart.
663	7. A description of the criteria and methodology that will
664	be used to evaluate scholarship eligibility.
665	8. A description of the application process, including
666	deadlines and any associated fees.
667	9. A description of the deadlines for attendance
668	verification and scholarship payments.
669	10. A copy of the organization's policies on conflict of
670	interest and whistleblowers.
671	(b) In addition to the information required by paragraph
672	(a), an application for renewal must include:
673	1. The organization's completed Internal Revenue Service
674	Form 990 submitted no later than November 30 of the year before
675	the year that the organization intends to offer the
676	scholarships, notwithstanding the September 1 application
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677	deadline.
678	2. A copy of the statutorily required audit to the
679	Department of Education and Auditor General.
680	3. An annual report that includes:
681	a. The number of students who completed applications, by
682	county and by grade.
683	b. The number of students who were approved for
684	scholarships, by county and by grade.
685	c. The number of students who received funding for
686	scholarships within each funding category, by county and by
687	grade.
688	d. The amount of funds received, the amount of funds
689	distributed in scholarships, and an accounting of remaining
690	funds and the obligation of those funds.
691	e. A detailed accounting of how the organization spent the
692	administrative funds allowable under paragraph (6)(j).
693	(c) In consultation with the Department of Revenue and the
694	Chief Financial Officer, the Office of Independent Education and
695	Parental Choice shall review the application. The Department of
696	Education shall notify the organization in writing of any
697	deficiencies within 30 days after receipt of the application,
698	and allow the organization 30 days to correct any deficiencies.
699	(d) Within 30 days after receipt of the finalized
700	application by the Office of Independent Education and Parental
701	Choice, the Commissioner of Education shall recommend approval
702	or disapproval of the application to the State Board of
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703	Education. The State Board of Education shall consider the
704	application and recommendation at the next scheduled meeting,
705	adhering to appropriate meeting notice requirements. If the
706	State Board of Education disapproves the organization's
707	application, it shall provide the organization with a written
708	explanation of that determination. The State Board of
709	Education's action is not subject to chapter 120.
710	(e) If the State Board of Education disapproves the
711	renewal of a nonprofit scholarship-funding organization, the
712	organization must notify the affected eligible students and
713	parents of the decision within 15 days after disapproval. An
714	eligible student affected by the disapproval of an
715	organization's participation remains eligible under this section
716	until the end of the school year in which the organization was
717	disapproved. The student must apply and be accepted by another
718	eligible nonprofit scholarship-funding organization for the
719	upcoming school year. The student shall be given priority in
720	accordance with paragraph (6)(f).
721	(f) All remaining funds held by a nonprofit scholarship-
722	funding organization that is disapproved for participation shall
723	revert to the Department of Revenue for redistribution to other
724	eligible nonprofit scholarship-funding organizations.
725	(g) A nonprofit scholarship-funding organization is
726	considered a renewing organization if it maintains continuous
727	approval and participation in the program. An organization that
728	chooses not to participate for 1 year or more or is disapproved
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729	to participate for 1 year or more must submit an application for
730	initial approval in order to participate in the program again.
731	(h) The State Board of Education shall adopt rules
732	providing guidelines for receiving, reviewing, and approving
733	applications for new and renewing nonprofit scholarship-funding
734	organizations. The rules shall include a process for compiling
735	input and recommendations from the Chief Financial Officer, the
736	Department of Revenue, and the Department of Education. The
737	rules shall also require that the nonprofit scholarship-funding
738	organization make a brief presentation to assist the State Board
739	of Education in its decision.
740	Section 4. Section 1002.396, Florida Statutes, is created
741	to read:
742	1002.396 Florida Sales Tax Credit Scholarship Program
743	(1) FINDINGS AND PURPOSE
744	(a) The Legislature finds that:
745	1. It has the inherent power to determine subjects of
746	taxation for general or particular public purposes.
747	2. Expanding educational opportunities and improving the
748	quality of educational services within the state are valid
749	public purposes that the Legislature may promote using its
750	sovereign power to determine subjects of taxation and exemptions
751	from taxation.
752	3. Ensuring that all parents regardless of means may
753	exercise and enjoy their basic right to educate their children
754	as they see fit is a valid public purpose that the Legislature
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755	may promote using its sovereign power to determine subjects of
756	taxation and exemptions from taxation.
757	4. Expanding educational opportunities and the healthy
758	competition they promote are critical to improving the quality
759	of education in the state and to ensuring that all children
760	receive the high-quality education to which they are entitled.
761	(b) The purpose of this section is to:
762	1. Enable registered sales tax dealers to make private,
763	voluntary contributions to nonprofit scholarship-funding
764	organizations in order to promote the general welfare.
765	2. Provide registered sales tax dealers who wish to help
766	parents with limited resources exercise their basic right to
767	educate their children as they see fit with a means to do so.
768	3. Promote the general welfare by expanding educational
769	opportunities for children of families that have limited
770	financial resources.
771	4. Enable children in the state to achieve a greater level
772	of excellence in their education.
773	5. Improve the quality of education in the state by
774	expanding educational opportunities for children and by creating
775	incentives for schools to achieve excellence.
776	(2) DEFINITIONSAs used in this section, the term:
777	(a) "Annual tax credit amount" means, for any state fiscal
778	year, the sum of the amount of tax credits approved under
779	paragraph (5)(b).
780	(b) "Department" means the Department of Revenue.
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781	(c) "Direct certification list" means the certified list
782	of children who qualify for the food assistance program, the
783	Temporary Assistance for Needy Families Program, or the Food
784	Distribution Program on Indian Reservations provided to the
785	Department of Education by the Department of Children and
786	Families.
787	(d) "Eligible contribution" means a monetary contribution
788	from a registered sales tax dealer, subject to the restrictions
789	provided in this section, to an eligible nonprofit scholarship-
790	funding organization. The registered sales tax dealer making the
791	contribution may not designate a specific child as the
792	beneficiary of the contribution.
793	(e) "Eligible nonprofit scholarship-funding organization"
794	means a charitable organization that:
795	1. Is exempt from federal income tax pursuant to s.
796	501(c)(3) of the Internal Revenue Code;
797	2. Is a Florida entity formed under chapter 607, chapter
798	608, or chapter 617 whose principal office is located in the
799	state; and
800	3. Complies with the provisions of subsections (6) and
801	(16).
802	(f) "Eligible private school" means a private school, as
803	defined in s. 1002.01(2), located in the state that offers an
804	education to students in any grades K-12 and meets the
805	requirements provided in subsection (8).
806	(g) "Owner or operator" includes:
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807	1. An owner, president, officer, or director of an
808	eligible nonprofit scholarship-funding organization or a person
809	with equivalent decisionmaking authority over an eligible
810	nonprofit scholarship-funding organization.
811	2. An owner, operator, superintendent, or principal of an
812	eligible private school or a person with equivalent
813	decisionmaking authority over an eligible private school.
814	(h) "Registered sales tax dealer" means a person
815	registered with the department under chapter 212 to collect and
816	remit sales or use tax.
817	(i) "Tax credit cap amount" means the maximum annual tax
818	credit amount that the department may approve in a state fiscal
819	year.
820	(j) "Unweighted FTE funding amount" means the statewide
821	average total funds per unweighted full-time equivalent funding
822	amount that is incorporated by reference in the General
823	Appropriations Act, or any subsequent special appropriations
824	act, for the applicable state fiscal year.
825	(3) PROGRAM; SCHOLARSHIP ELIGIBILITY
826	(a) The Florida Sales Tax Credit Scholarship Program is
827	established.
828	(b) Contingent upon available funds, a student is eligible
829	for a tax credit scholarship under this section if the student
830	meets one or more of the criteria provided in s. 1002.395(3)(b).
831	(4) SCHOLARSHIP PROHIBITIONSIf a student is ineligible
832	for a tax credit scholarship under s. 1002.395 for any reason
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833 provided in s. 1002.395(4), the student is not eligible for a 834 scholarship under this section. 835 SCHOLARSHIP FUNDING TAX CREDITS; LIMITATIONS.-(5) 836 (a) The tax credit cap amount is provided in s. 1002.397. 837 (b) A registered sales tax dealer may submit an 838 application to the department for a tax credit or credits under 839 s. 212.1831(2). The registered sales tax dealer shall specify in 840 the application the applicable state fiscal year for such credits. The department shall approve such tax credits on a 841 842 first-come, first-served basis. Within 10 days after approving 843 an application, the department must provide a copy of its 844 approval letter to the eligible nonprofit scholarship-funding 845 organization specified by the registered sales tax dealer in the 846 application. 847 (c) If a tax credit approved under paragraph (b) is not 848 fully used within the specified state fiscal year, the unused 849 amount may be carried forward for a period not to exceed 5 850 years. However, any registered sales tax dealer that seeks to 851 carry forward an unused amount of tax credit must submit an 852 application to the department for approval of the carryforward 853 tax credit in the year that the registered sales tax dealer 854 intends to use the carryforward. 855 (d) A registered sales tax dealer may not convey, assign, 856 or transfer an approved tax credit or a carryforward tax credit 857 to another entity unless all of the assets of the registered 858 sales tax dealer are conveyed, assigned, or transferred in the Page 33 of 46

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883	established by this section has the same obligations as provided
882	organization participating in the scholarship program
881	ORGANIZATIONS.—An eligible nonprofit scholarship-funding
880	(6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING
879	department.
878	received after the date the rescindment is accepted by the
877	come, first-served basis based on tax credit applications
876	an eligible taxpayer or registered sales tax dealer on a first-
875	amount rescinded under this paragraph shall become available to
874	that the rescindment has been accepted by the department. Any
873	registered sales tax dealer receives notice from the department
872	registered sales tax dealer as approved by the department if the
871	that state fiscal year to another eligible taxpayer or
870	paragraph (b). The amount rescinded shall become available for
869	dealer may rescind all or part of a tax credit approved under
868	(e) Within any state fiscal year, a registered sales tax
867	department.
866	affiliated group of corporations upon approval by the
865	transferred, or assigned is available to another member of the
864	the affiliated group of corporations. The amount conveyed,
863	convey, transfer, or assign a tax credit to another member of
862	sales tax dealer must notify the department of its intent to
861	members of an affiliated group of corporations. A registered
860	section may be conveyed, transferred, or assigned between
859	same transaction. However, a tax credit granted under this

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885	(7) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
886	PARTICIPATIONEach parent and each student participating in the
887	program has the same obligations and responsibilities as
888	provided in s. 1002.395(7).
889	(8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS An
890	eligible private school may be sectarian or nonsectarian and
891	must comply with all of the requirements provided in s.
892	1002.395(8).
893	(9) DEPARTMENT OF EDUCATION OBLIGATIONSThe Department of
894	Education shall:
895	(a) Annually, by March 15, submit to the department and
896	division a list of eligible nonprofit scholarship-funding
897	organizations that meet the requirements of paragraph (2)(e).
898	(b) Annually verify the eligibility of nonprofit
899	scholarship-funding organizations that meet the requirements of
900	paragraph (2)(e).
901	(c) Annually verify the eligibility of private schools
902	that meet the requirements of subsection (8).
903	(d) Annually verify the eligibility of expenditures as
904	provided in s. 1002.395(6)(d) using an audit as required by s.
905	1002.395(6)(m).
906	(e) Establish a toll-free hotline that provides parents
907	and private schools with information on participation in the
908	scholarship program.
909	(f) Establish a process by which individuals may notify
910	the Department of Education of any violation by a parent,
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911	private school, or school district of state laws relating to
912	program participation. The Department of Education shall conduct
913	an inquiry of any written complaint of a violation of this
914	section, or make a referral to the appropriate agency for an
915	investigation, if the complaint is signed by the complainant and
916	is legally sufficient. A complaint is legally sufficient if it
917	contains ultimate facts that show that a violation of this
918	section or any rule adopted by the State Board of Education has
919	occurred. In order to determine legal sufficiency, the
920	Department of Education may require supporting information or
921	documentation from the complainant. A department inquiry is not
922	subject to chapter 120.
923	(g) Require an annual, notarized, sworn compliance
924	statement by participating private schools certifying compliance
925	with state laws and shall retain such records.
926	(h) Cross-check the list of participating scholarship
927	students with the public school enrollment lists to avoid
928	duplication.
929	(i) Maintain a list of nationally norm-referenced tests
930	identified for purposes of satisfying the testing requirement in
931	s. 1002.395(8)(c)2. The tests must meet industry standards of
932	quality in accordance with State Board of Education rule.
933	(j) Select an independent research organization, which may
934	be a public or private entity or university, to which
935	participating private schools must report the scores of
936	participating students on the nationally norm-referenced tests
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937	or the statewide assessments administered by the private school
938	in grades 3 through 10.
939	1. The independent research organization must annually
940	report to the Department of Education on the year-to-year
941	learning gains of participating students:
942	a. On a statewide basis. The report shall also include, to
943	the extent possible, a comparison of these learning gains to the
944	statewide learning gains of public school students with
945	socioeconomic backgrounds similar to those of students
946	participating in the scholarship program. To minimize costs and
947	reduce time required for the independent research organization's
948	analysis and evaluation, the Department of Education shall
949	conduct analyses of matched students from public school
950	assessment data and calculate control group learning gains using
951	an agreed-upon methodology outlined in the contract with the
952	independent research organization; and
953	b. According to each participating private school in which
954	there are at least 30 participating students who have scores for
955	tests administered during or after the 2009-2010 school year for
956	2 consecutive years at that private school.
957	2. The sharing and reporting of student learning gain data
958	under this paragraph must be in accordance with the requirements
959	of 20 U.S.C. s. 1232g, the Family Educational Rights and Privacy
960	Act, and shall be for the sole purpose of creating the annual
961	report required by subparagraph 1. All parties must preserve the
962	confidentiality of such information as required by law. The
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963 annual report must not disaggregate data to a level that 964 identifies individual participating schools, except as required under sub-subparagraph 1.b., or disclose the academic level of 965 966 individual students. 967 3. The annual report required by subparagraph 1. shall be 968 published by the Department of Education on its website. 969 Notify an eligible nonprofit scholarship-funding (k) 970 organization of any of the organization's identified students 971 who are receiving educational scholarships pursuant to this 972 chapter. 973 (1) Notify an eligible nonprofit scholarship-funding 974 organization of any of the organization's identified students 975 who are receiving tax credit scholarships from other eligible 976 nonprofit scholarship-funding organizations. 977 Require quarterly reports by an eligible nonprofit (m) 978 scholarship-funding organization regarding the number of 979 students participating in the scholarship program, the private 980 schools at which the students are enrolled, and other 981 information deemed necessary by the Department of Education. 982 Conduct site visits to private schools participating (n)1. 983 in the Florida Sales Tax Credit Scholarship Program. The purpose 984 of the site visits is solely to verify the information reported 985 by the schools concerning the enrollment and attendance of 986 students, the credentials of teachers, background screening of 987 teachers, and teachers' fingerprinting results. The Department 988 of Education may not make more than seven site visits each year;

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989	however, the department may make additional site visits at any
990	time to any school that has received a notice of noncompliance
991	or a notice of proposed action within the previous 2 years.
992	2. Annually, by December 15, report to the Governor, the
993	President of the Senate, and the Speaker of the House of
994	Representatives the Department of Education's actions with
995	respect to implementing accountability in the scholarship
996	program under this section and s. 1002.421; any substantiated
997	allegations or violations of law or rule by an eligible private
998	school under this program concerning the enrollment and
999	attendance of students, the credentials of teachers, background
1000	screening of teachers, and teachers' fingerprinting results; and
1001	the corrective action taken by the Department of Education.
1002	(o) Provide a process to match the direct certification
1003	list with the scholarship application data submitted by any
1004	nonprofit scholarship-funding organization eligible to receive
1005	the 3-percent administrative allowance under s. 1002.395(6)(j).
1006	(p) Upon the request of a participating private school,
1007	provide at no cost to the school the statewide assessments
1008	administered under s. 1008.22 and any related materials for
1009	administering the assessments. Students at a private school may
1010	be assessed using the statewide assessments if the addition of
1011	those students and the school does not cause the state to exceed
1012	its contractual caps for the number of students tested and the
1013	number of testing sites. The state shall provide the same
1014	materials and support to a private school that it provides to a
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1015	public school. A private school that chooses to administer
1016	statewide assessments under s. 1008.22 shall follow the
1017	requirements set forth in ss. 1008.22 and 1008.24, rules adopted
1018	by the State Board of Education to implement those sections, and
1019	district-level testing policies established by the district
1020	school board.
1021	(q) On an annual basis, require each scholarship funding
1022	organization to adjust surety bond or letter of credit amounts
1023	to equal the amount of undisbursed donations held by that
1024	organization based on the annual audit provided pursuant to s.
1025	1002.395(6)(m).
1026	(10) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS
1027	(a) Upon the request of any eligible nonprofit
1028	scholarship-funding organization, a school district shall inform
1029	all households within the district receiving free or reduced-
1030	priced meals under the National School Lunch Act of their
1031	eligibility to apply for a tax credit scholarship. The form of
1032	such notice shall be provided by the eligible nonprofit
1033	scholarship-funding organization, and the district shall include
1034	the provided form, if requested by the organization, in any
1035	normal correspondence with eligible households. If an eligible
1036	nonprofit scholarship-funding organization requests a special
1037	communication to be issued to households within the district
1038	receiving free or reduced-price meals under the National School
1039	Lunch Act, the organization shall reimburse the district for the
1040	cost of postage. Such notice is limited to once a year.
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1041	(b) Upon the request of the Department of Education, a
1042	school district shall coordinate with the department to provide
1043	to a participating private school the statewide assessments
1044	administered under s. 1008.22 and any related materials for
1045	administering the assessments. A school district is responsible
1046	for implementing test administrations at a participating private
1047	school, including the:
1048	1. Provision of training for private school staff on test
1049	security and assessment administration procedures;
1050	2. Distribution of testing materials to a private school;
1051	3. Retrieval of testing materials from a private school;
1052	4. Provision of the required format for a private school
1053	to submit information to the district for test administration
1054	and enrollment purposes; and
1055	5. Provision of any required assistance, monitoring, or
1056	investigation at a private school.
1057	(11) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS
1058	The Commissioner of Education has all the powers and is subject
1059	to the same limitations as provided in s. 1002.395(11) with
1060	regard to the denial, suspension, or revocation of participation
1061	in the scholarship program established by this section.
1062	(12) SCHOLARSHIP AMOUNT AND PAYMENT
1063	(a) The amount of a scholarship provided to a student for
1064	a single school year by an eligible nonprofit scholarship-
1065	funding organization from eligible contributions shall be for
1066	total costs authorized under s. 1002.395(6)(d), not to exceed
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<pre>1068 <u>1002.395(12)(a).</u> 1069 (b) Payment of the scholarship by the eligible nonprofi 1070 scholarship-funding organization shall be by individual warra 1071 made payable to the student's parent. If the parent chooses t</pre>	nt nat nt ng
1070 <u>scholarship-funding organization shall be by individual warra</u>	nt nat nt ng
	nat nt ng
1071 made payable to the student's parent. If the parent chooses t	nt ng
	ng
1072 his or her child attend an eligible private school, the warra	
1073 must be delivered by the eligible nonprofit scholarship-fundi	ł
1074 organization to the private school of the parent's choice, an	-
1075 the parent shall restrictively endorse the warrant to the	
1076 private school. An eligible nonprofit scholarship-funding	
1077 organization shall ensure that the parent to whom the warrant	is
1078 made restrictively endorses the warrant to the private school	
1079 for deposit into the account of the private school.	
1080 (c) An eligible nonprofit scholarship-funding organizat	ion
1081 shall obtain verification from the private school of a studen	ī's
1082 continued attendance at the school for each period covered by	a
1083 <u>scholarship payment.</u>	
1084 (d) Payment of the scholarship shall be made by the	
1085 eligible nonprofit scholarship-funding organization at least	
1086 <u>quarterly</u> .	
1087 (13) ADMINISTRATION; RULES.—	
1088 (a) The department and the Department of Education shal	<u>L</u>
1089 develop a cooperative agreement to assist in the administrati	on
1090 of this section.	
(b) The department shall adopt rules necessary to	
1092 administer this section, including rules establishing	
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1093	application forms, procedures governing the approval of tax
1094	credits, and procedures to be followed by registered sales tax
1095	dealers when claiming approved tax credits on their returns.
1096	(c) The State Board of Education shall adopt rules to
1097	administer the responsibilities of the Department of Education
1098	and the Commissioner of Education under this section.
1099	(14) DEPOSITS OF ELIGIBLE CONTRIBUTIONSAll eligible
1100	contributions received by an eligible nonprofit scholarship-
1101	funding organization shall be deposited in a manner consistent
1102	with s. 17.57(2).
1103	(15) PRESERVATION OF CREDITIf a provision or portion of
1104	this section or s. 212.1831 or the application thereof to a
1105	person or circumstance is held unconstitutional by a court or is
1106	otherwise declared invalid, the unconstitutionality or
1107	invalidity shall not affect a credit earned under s. 212.1831 by
1108	a registered sales tax dealer with respect to a contribution
1109	paid to an eligible nonprofit scholarship-funding organization
1110	before the date of a determination of unconstitutionality or
1111	invalidity. Such credit shall be allowed at such time and in
1112	such a manner as if a determination of unconstitutionality or
1113	invalidity had not been made if nothing in this subsection by
1114	itself or in combination with another provision of law results
1115	in the allowance of a credit to a registered sales tax dealer in
1116	excess of \$1 of credit for each dollar paid to an eligible
1117	nonprofit scholarship-funding organization.
1118	(16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONSIn order
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1119 to participate in the scholarship program created by this 1120 section, a nonprofit scholarship-funding organization must 1121 comply with the obligations and requirements provided in s. 1122 1002.395(16). 1123 Section 5. Section 1002.397, Florida Statutes, is created 1124 to read: 1125 1002.397 Scholarship Funding Tax Credit Cap Limits.-1126 (1) The sum of the tax credit amounts approved under ss. 1127 1002.395 and 1002.396 by the Department of Revenue may not 1128 exceed the following annual limits: 1129 Beginning in the 2014-2015 state fiscal year, the (a) 1130 limit is \$390 million. 1131 In the state fiscal year immediately following the (b) 1132 first state fiscal year in which the sum of annual tax credit 1133 amounts under ss. 1002.395 and 1002.396 is equal to or greater 1134 than 90 percent of the limit set forth in paragraph (a), the 1135 limit is \$475 million. 1136 (c) In the state fiscal year immediately following the 1137 first state fiscal year in which the sum of annual tax credit 1138 amounts under ss. 1002.395 and 1002.396 is equal to or greater 1139 than 90 percent of the limit set forth in paragraph (b), the limit is \$590 million. 1140 1141 (d) In the state fiscal year immediately following the 1142 first state fiscal year in which the sum of annual tax credit 1143 amounts under ss. 1002.395 and 1002.396 is equal to or greater 1144 than 90 percent of the limit set forth in paragraph (c), the

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1145	limit is \$730 million.
1146	(e) In the state fiscal year immediately following the
1147	first state fiscal year in which the sum of annual tax credit
1148	amounts under ss. 1002.395 and 1002.396 is equal to or greater
1149	than 90 percent of the limit set forth in paragraph (d), the
1150	limit is \$873.6 million.
1151	(f) For each state fiscal year following the fiscal year
1152	in which the limit in paragraph (e) has been reached, the limit
1153	is the same as the limit in the previous state fiscal year.
1154	However, for any state fiscal year in which the sum of annual
1155	tax credit amounts under ss. 1002.395 and 1002.396 is equal to
1156	or greater than 90 percent of the limit applicable to that state
1157	fiscal year, the limit shall increase by 25 percent for the
1158	immediately subsequent state fiscal year.
1159	(2) The Department of Revenue shall publish the annual tax
1160	credit amount limit for ss. 1002.395 and 1002.396 on its website
1161	and shall update the limit upon each increase.
1162	Section 6. Subsection (1) of section 1002.421, Florida
1163	Statutes, is amended to read:
1164	1002.421 Accountability of private schools participating
1165	in state school choice scholarship programs.—
1166	(1) A Florida private school participating in the Florida
1167	Tax Credit Scholarship Program established pursuant to s.
1168	1002.395, the Florida Sales Tax Credit Scholarship Program
1169	established pursuant to s. 1002.396, or an educational
1170	scholarship program established pursuant to this chapter must
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1171 comply with all requirements of this section in addition to 1172 private school requirements outlined in s. 1002.42, specific 1173 requirements identified within respective scholarship program 1174 laws, and other provisions of <u>state</u> Florida law that apply to 1175 private schools.

1176 Section 7. A scholarship funding organization whose 1177 application for participation in the program established by s. 1178 1002.395, Florida Statutes, was approved before July 1, 2014, 1179 shall, by August 1, 2014, provide a copy of a surety bond or letter of credit to the Office of Independent Education and 1180 1181 Parental Choice and thereafter adjust the amount of the surety 1182 bond or letter of credit as required by the Department of 1183 Education in accordance with s. 1002.395(9)(q), Florida 1184 Statutes. 1185 Section 8. The Department of Revenue and the Department of 1186 Education may, and all conditions are deemed met to, adopt

1187 emergency rules pursuant to ss. 120.536(1) and 120.54, Florida
1188 Statutes, to administer this act.

1189

Section 9. This act shall take effect July 1, 2014.

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