1 A bill to be entitled 2 An act relating to the Hope Scholarship Program; 3 creating s. 1002.40, F.S.; establishing the Hope 4 Scholarship Program; providing the purpose of the 5 program; providing definitions; providing eligibility 6 requirements; prohibiting the payment of a scholarship 7 under certain circumstances; requiring a school 8 principal to investigate a report of physical violence 9 or emotional abuse; requiring a school district to 10 notify an eligible student's parent of the program; 11 requiring a school district to provide certain 12 information relating to the statewide assessment program; providing requirements and obligations for 13 14 eligible private schools; providing Department of Education obligations relating to participating 15 16 students and private schools and program requirements; 17 providing Commissioner of Education obligations; requiring the commissioner to deny, suspend, or revoke 18 19 a private school's participation in the program or the payment of scholarship funds under certain 20 21 circumstances; providing a process for review of a decision from the commissioner under certain 22 23 circumstances; providing for the release of personally identifiable student information under certain 24 25 circumstances; providing parent and student

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26 responsibilities for initial and continued 27 participation in the program; providing nonprofit 28 scholarship-funding organization obligations; 29 providing for the calculation of the scholarship 30 amount; providing the scholarship amount for students transferred to certain public schools; requiring 31 32 verification of specified information before a 33 scholarship may be disbursed; providing requirements for the scholarship payments; providing funds for 34 35 administrative expenses for certain nonprofit 36 scholarship-funding organizations; providing 37 requirements for administrative expenses; prohibiting a nonprofit scholarship-funding organization from 38 39 charging an application fee; providing Auditor General obligations; providing requirements for taxpayer 40 41 elections to contribute to the program; requiring the Department of Revenue to adopt forms to administer the 42 43 program; providing reporting requirements for nonprofit scholarship-funding organizations relating 44 to taxpayer contributions; providing requirements for 45 certain agents of the Department of Revenue and motor 46 47 vehicle dealers; providing penalties; providing for the restitution of specified funds under certain 48 49 circumstances; providing the state is not liable for 50 the award or use of program funds; prohibiting

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51	additional regulations for private schools
52	participating in the program beyond those necessary to
53	enforce program requirements; requiring the State
54	Board of Education to adopt rules to administer the
55	program; creating s. 212.1832, F.S.; authorizing
56	certain persons to elect to direct certain state sales
57	and use tax revenue to be transferred to a nonprofit
58	scholarship-funding organizations for the Hope
59	Scholarship Program; authorizing the Department of
60	Revenue to adopt emergency rules for specified
61	purposes; providing an effective date.
62	
63	Be It Enacted by the Legislature of the State of Florida:
64	
65	Section 1. Section 1002.40, Florida Statutes, is created
66	to read:
67	1002.40 The Hope Scholarship Program
68	(1) PURPOSE.—The Hope Scholarship Program is established
69	to provide the parent of a public school student who was
70	subjected to an incident listed in subsection (3) an opportunity
71	to transfer the student to another public school or to request
72	and receive from the state a scholarship for the student to
73	enroll in and attend an eligible private school.
74	(2) DEFINITIONSAs used in this section, the term:
75	(a) "Department" means the Department of Education.

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76	(b) "Eligible contribution" or "contribution" means a
77	monetary contribution from a person required to pay sales and
78	use tax on the purchase or acquisition of a motor vehicle,
79	subject to the restrictions provided in this section, to an
80	eligible nonprofit scholarship-funding organization. The
81	taxpayer making the contribution may not designate a specific
82	student as the beneficiary of the contribution.
83	(c) "Eligible nonprofit scholarship-funding organization"
84	or "organization" has the same meaning as provided in s.
85	1002.395(2)(f).
86	(d) "Eligible private school" has the same meaning as
87	provided in s. 1002.395(2)(g).
88	(e) "Motor vehicle" has the same meaning as provided in s.
89	320.01(1)(a), but does not include heavy trucks, truck tractors,
90	trailers, and motorcycles.
91	(f) "Parent" means a resident of this state who is a
92	parent, as defined in s. 1000.21, and whose student was
93	subjected to an incident listed in subsection (3).
94	(g) "Program" means the Hope Scholarship Program.
95	(h) "School" includes any educational program or activity
96	conducted by a public K-12 educational institution, any school-
97	related or school-sponsored program or activity, and riding on a
98	school bus, as defined in s. 1006.25(1), including waiting at a
99	school bus stop.
100	(i) "Unweighted FTE funding amount" means the statewide
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101	average total funds per unweighted full-time equivalent funding
102	amount that is incorporated by reference in the General
103	Appropriations Act, or by a subsequent special appropriations
104	act, for the applicable state fiscal year.
105	(3) PROGRAM ELIGIBILITYBeginning with the 2018-2019
106	school year, contingent upon available funds, and on a first-
107	come, first-served basis, a student enrolled in a Florida public
108	school in kindergarten through grade 12 is eligible for a
109	scholarship under this program if the student has been subjected
110	to an incident of battery; harassment; hazing; bullying;
111	kidnapping; physical attack; robbery; sexual offenses,
112	harassment, assault, or battery; threat or intimidation; or
113	fighting at school.
114	(4) PROGRAM PROHIBITIONSPayment of a scholarship may not
115	be made if a student is:
116	(a) Enrolled in a public school, including, but not
117	limited to, the Florida School for the Deaf and the Blind; the
118	College-Preparatory Boarding Academy; a developmental research
119	school authorized under s. 1002.32; or a charter school
120	authorized under s. 1002.33, s. 1002.331, or s. 1002.332;
121	(b) Enrolled in a school operating for the purpose of
122	providing educational services to youth in the Department of
123	Juvenile Justice commitment programs;
124	(c) Participating in a virtual school, correspondence
125	school, or distance learning program that receives state funding
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126	pursuant to the student's participation unless the participation
127	is limited to no more than two courses per school year; or
128	(d) Receiving any other educational scholarship pursuant
129	to this chapter.
130	(5) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS
131	(a) Upon receipt of a report of an incident listed in
132	subsection (3), the school principal shall provide a copy of the
133	report to the parent and investigate the incident to determine
134	if the incident must be reported as required by s. 1006.09(6).
135	Upon conclusion of the investigation or within 15 days after the
136	incident was reported, whichever occurs first, the school
137	district shall notify the parent of the program and offer that
138	parent an opportunity to enroll his or her student in another
139	public school or to request and receive a scholarship to attend
140	an eligible private school, subject to available funding. A
141	parent who chooses to enroll his or her student in a Florida
142	public school located outside the district in which the student
143	resides pursuant to s. 1002.31 shall be eligible for a
144	scholarship to transport the student as provided in paragraph
145	<u>(11)(b)</u> .
146	(b) For each student participating in the program in a
147	private school who chooses to participate in the statewide
148	assessments under s. 1008.22 or the Florida Alternate
149	Assessment, the school district in which the student resides
150	must notify the student and his or her parent about the
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151 locations and times to take all statewide assessments. 152 PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.-An (6) 153 eligible private school may be sectarian or nonsectarian and 154 shall: 155 Comply with all requirements for private schools (a) 156 participating in state school choice scholarship programs 157 pursuant to this section and s. 1002.421. 158 Provide to the organization, upon request, all (b) 159 documentation required for the student's participation, including the private school's and the student's fee schedules. 160 Be academically accountable to the parent for meeting 161 (C) 162 the educational needs of the student by: 1. At a minimum, annually providing to the parent a 163 164 written explanation of the student's progress. 2. Annually administering or making provision for students 165 166 participating in the program in grades 3 through 10 to take one 167 of the nationally norm-referenced tests identified by the 168 department or the statewide assessments pursuant to s. 1008.22. 169 Students with disabilities for whom standardized testing is not 170 appropriate are exempt from this requirement. A participating 171 private school shall report a student's scores to his or her 172 parent. 173 3. Cooperating with the student whose parent chooses to 174 have the student participate in the statewide assessments 175 pursuant to s. 1008.22 or, if a private school chooses to offer

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176	the statewide assessments, administering the assessments at the
177	school.
178	a. A participating private school may choose to offer and
179	administer the statewide assessments to all students who attend
180	the private school in grades 3 through 10.
181	b. A participating private school shall submit a request
182	in writing to the department by March 1 of each year in order to
183	administer the statewide assessments in the subsequent school
184	year.
185	(d) Employ or contract with teachers who have regular and
186	direct contact with each student receiving a scholarship under
187	this section at the school's physical location.
188	(e) Maintain in this state a physical location where a
189	scholarship student regularly attends classes.
190	(f) Provide a report from an independent certified public
191	accountant who performs the agreed-upon procedures developed
192	under s. 1002.395(6)(o) if the private school receives more than
193	\$250,000 in funds from scholarships awarded under this section
194	in a state fiscal year. A private school subject to this
195	paragraph must annually submit the report by September 15 to the
196	organization that awarded the majority of the school's
197	scholarship funds. The agreed-upon procedures must be conducted
198	in accordance with attestation standards established by the
199	American Institute of Certified Public Accountants.
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201	If a private school is unable to meet the requirements of this
202	subsection, the commissioner may determine that the private
203	school is ineligible to participate in the program.
204	(7) DEPARTMENT OF EDUCATION OBLIGATIONSThe department
205	shall:
206	(a) Establish a toll-free hotline that provides parents
207	and private schools with information on participation in the
208	program.
209	(b) Annually verify the eligibility of private schools
210	that meet the requirements of subsection (6).
211	(c) Require an annual notarized and sworn compliance
212	statement by participating private schools certifying compliance
213	with state laws and retain such records.
214	(d) Cross-check the list of participating students with
215	the public school enrollment lists and participation lists in
216	other scholarship programs established under this chapter before
217	each scholarship payment to avoid duplication.
218	(e) Maintain a list of nationally norm-referenced tests
219	identified for purposes of satisfying the testing requirement in
220	paragraph (9)(f). The tests must meet industry standards of
221	quality in accordance with State Board of Education rule.
222	(f) Require quarterly reports by an eligible nonprofit
223	scholarship-funding organization regarding the number of
224	students participating in the scholarship program, the private
225	schools in which the students are enrolled, and other
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information deemed necessary by the department.

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(q) Contract with an independent entity to provide an annual evaluation of the program by: 1. Reviewing the school climate and code of student conduct of each public school at which 10 or more reported incidents occurred to determine areas in the school or school district procedures involving reporting, investigating, and communicating a parent's and student's rights that are in need of improvement. At a minimum, the review must include: An assessment of the investigation time and quality of a. the response of the school and the school district. b. An assessment of the effectiveness of communication procedures with the students involved in an incident, the students' parents, and the school and school district personnel; c. An analysis of school incident and discipline data; d. The challenges and obstacles relating to implementing recommendations from this review. 2. Reviewing the school climate and code of student conduct of each public school a student transferred to if the student was from a school identified in subparagraph 1. in order to identify best practices and make recommendations to a public school at which the incidents occurred. 3. Reviewing the performance of participating students enrolled in a private school in which at least 51 percent of the total enrolled students in the prior school year participated in

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251 the program and in which there are at least 10 participating 252 students who have scores for tests administered. 253 4. Surveying the parents of participating students to determine academic, safety, and school climate satisfaction and 254 255 to identify any challenges or obstacles in addressing the 256 incident or relating to the use of the scholarship. 257 (h) Upon the request of a participating private school, 258 provide at no cost to the school the statewide assessments 259 administered under s. 1008.22 and any related materials for 260 administering the assessments. Students at a private school may 261 be assessed using the statewide assessments if the addition of 262 those students and the school does not cause the state to exceed 263 its contractual caps for the number of students tested and the 264 number of testing sites. The state shall provide the same 265 materials and support to a private school that it provides to a 266 public school. A private school that chooses to administer 267 statewide assessments under s. 1008.22 shall follow the 268 requirements set forth in ss. 1008.22 and 1008.24, rules adopted 269 by the State Board of Education to implement those sections, and 270 district-level testing policies established by the district 271 school board. 272 (i) Establish a process by which individuals may notify 273 the department of any violation by a parent, private school, or 274 school district of state laws relating to program participation. 275 The department shall conduct an inquiry or make a referral to

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276 the appropriate agency for an investigation of any written 277 complaint of a violation of this section if the complaint is 278 signed by the complainant and is legally sufficient. A complaint 279 is legally sufficient if such complaint contains ultimate facts 280 that show that a violation of this section or any rule adopted 281 by the State Board of Education pursuant to this section has 282 occurred. In order to determine legal sufficiency, the 283 department may require supporting information or documentation 284 from the complainant. A department inquiry is not subject to the 285 requirements of chapter 120. 286 (j)1. Conduct site visits to participating private 287 schools. The purpose of the site visits is solely to verify the 288 information reported by the schools concerning the enrollment 289 and attendance of students, the credentials of teachers, 290 background screening of teachers, and teachers' fingerprinting 291 results. The department may not make more than seven site visits 292 each year; however, the department may make additional site 293 visits at any time to a school that has received a notice of 294 noncompliance or a notice of proposed action within the previous 295 2 years. 296 2. Annually, by December 15, report to the Governor, the 297 President of the Senate, and the Speaker of the House of 298 Representatives the department's actions with respect to 299 implementing accountability in the program under this section 300 and s. 1002.421, any substantiated allegations or violations of

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301	law or rule by an eligible private school under this program and
302	the corrective action taken by the department.
303	(8) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS
304	(a) The Commissioner of Education:
305	1. Shall deny, suspend, or revoke a private school's
306	participation in the program if it is determined that the
307	private school has failed to comply with the provisions of this
308	section. However, if the noncompliance is correctable within a
309	reasonable amount of time and if the health, safety, or welfare
310	of the students is not threatened, the commissioner may issue a
311	notice of noncompliance which provides the private school with a
312	timeframe within which to provide evidence of compliance before
313	taking action to suspend or revoke the private school's
314	participation in the program.
315	2. May deny, suspend, or revoke a private school's
316	participation in the program if the commissioner determines that
317	an owner or operator of the private school is operating or has
318	operated an educational institution in this state or in another
319	state or jurisdiction in a manner contrary to the health,
320	safety, or welfare of the public.
321	a. In making such a determination, the commissioner may
322	consider factors that include, but are not limited to, acts or
323	omissions by an owner or operator which led to a previous denial
324	or revocation of participation in an education scholarship
325	program; an owner's or operator's failure to reimburse the
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326	department for scholarship funds improperly received or retained
327	by a school; imposition of a prior criminal sanction related to
328	an owner's or operator's management or operation of an
329	educational institution; imposition of a civil fine or
330	administrative fine, license revocation or suspension, or
331	program eligibility suspension, termination, or revocation
332	related to an owner's or operator's management or operation of
333	an educational institution; or other types of criminal
334	proceedings in which an owner or operator was found guilty of,
335	regardless of adjudication, or entered a plea of nolo contendere
336	or guilty to, any offense involving fraud, deceit, dishonesty,
337	or moral turpitude.
338	b. For purposes of this subparagraph, the term "owner or
339	operator" includes an owner, operator, superintendent, or
340	principal of, or a person who has equivalent decisionmaking
341	authority over, a private school participating in the
342	scholarship program.
343	(b) The commissioner's determination is subject to the
344	following:
345	1. If the commissioner intends to deny, suspend, or revoke
346	a private school's participation in the program, the department
347	shall notify the private school of such proposed action in
348	writing by certified mail and regular mail to the private
349	school's address of record with the department. The notification
350	shall include the reasons for the proposed action and notice of
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351	the timelines and procedures set forth in this paragraph.
352	2. The private school that is adversely affected by the
353	proposed action shall have 15 days after receipt of the notice
354	of proposed action to file with the department's agency clerk a
355	request for a proceeding pursuant to ss. 120.569 and 120.57. If
356	the private school is entitled to a hearing under s. 120.57(1),
357	the department shall refer the request to the Division of
358	Administrative Hearings.
359	3. Upon receipt of a request referred pursuant to this
360	paragraph, the director of the Division of Administrative
361	Hearings shall expedite the hearing and assign an administrative
362	law judge who shall commence a hearing within 30 days after the
363	receipt of the formal written request by the division and enter
364	a recommended order within 30 days after the hearing or within
365	30 days after receipt of the hearing transcript, whichever is
366	later. Each party shall be allowed 10 days in which to submit
367	written exceptions to the recommended order. A final order shall
368	be entered by the agency within 30 days after the entry of a
369	recommended order. The provisions of this subparagraph may be
370	waived upon stipulation by all parties.
371	(c) The commissioner may immediately suspend payment of
372	scholarship funds if it is determined that there is probable
373	cause to believe that there is:
374	1. An imminent threat to the health, safety, or welfare of
375	the students; or
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376	2. Fraudulent activity on the part of the private school.
377	Notwithstanding s. 1002.22, in incidents of alleged fraudulent
378	activity pursuant to this section, the department's Office of
379	Inspector General is authorized to release personally
380	identifiable records or reports of students to the following
381	persons or organizations:
382	a. A court of competent jurisdiction in compliance with an
383	order of that court or the attorney of record in accordance with
384	a lawfully issued subpoena, consistent with the Family
385	Educational Rights and Privacy Act, 20 U.S.C. s. 1232g.
386	b. A person or entity authorized by a court of competent
387	jurisdiction in compliance with an order of that court or the
388	attorney of record pursuant to a lawfully issued subpoena,
389	consistent with the Family Educational Rights and Privacy Act,
390	20 U.S.C. s. 1232g.
391	c. Any person, entity, or authority issuing a subpoena for
392	law enforcement purposes when the court or other issuing agency
393	has ordered that the existence or the contents of the subpoena
394	or the information furnished in response to the subpoena not be
395	disclosed, consistent with the Family Educational Rights and
396	Privacy Act, 20 U.S.C. s. 1232g, and 34 C.F.R. s. 99.31.
397	
398	The commissioner's suspension of payment pursuant to this
399	paragraph may be appealed pursuant to the same procedures and
400	timelines as the notice of proposed action set forth in
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401	paragraph (b).
402	(9) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
403	PARTICIPATIONA parent who applies for a Hope Scholarship is
404	exercising his or her parental option to place his or her
405	student in an eligible private school.
406	(a) The parent must select an eligible private school and
407	apply for the admission of his or her student.
408	(b) The parent must inform the student's school district
409	when the parent withdraws his or her student to attend an
410	eligible private school.
411	(c) Any student participating in the program must remain
412	in attendance throughout the school year unless excused by the
413	school for illness or other good cause.
414	(d) Each parent and each student has an obligation to the
415	private school to comply with the private school's published
416	policies.
417	(e) Upon reasonable notice to the department and the
418	school district, the parent may remove the student from the
419	private school and place the student in a public school in
420	accordance with this section.
421	(f) The parent must ensure that the student participating
422	in the program takes the norm-referenced assessment offered by
423	the private school. The parent may also choose to have the
424	student participate in the statewide assessments pursuant to s.
425	1008.22. If the parent requests that the student participating

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426 in the program take the statewide assessments pursuant to s. 427 1008.22 and the private school has not chosen to offer and 428 administer the statewide assessments, the parent is responsible 429 for transporting the student to the assessment site designated 430 by the school district. 431 (g) Upon receipt of a scholarship warrant, the parent to 432 whom the warrant is made must restrictively endorse the warrant 433 to the private school for deposit into the account of the 434 private school. The parent may not designate any entity or 435 individual associated with the participating private school as 436 the parent's attorney in fact to endorse a scholarship warrant. 437 A parent who fails to comply with this paragraph forfeits the 438 scholarship. 439 (10) OBLIGATIONS OF NONPROFIT SCHOLARSHIP-FUNDING 440 ORGANIZATIONS.-An organization may establish scholarships for 441 eligible students by: 442 (a) Receiving applications and determining student 443 eligibility in accordance with the requirements of this section. 444 (b) Notifying parents of their receipt of a scholarship on 445 a first-come, first-served basis, based upon available funds. 446 (c) Preparing and submitting guarterly and annual reports 447 to the department pursuant to paragraphs (7)(f) and (g). In 448 addition, an eligible nonprofit scholarship-funding organization 449 must submit in a timely manner any information requested by the 450 department relating to the scholarship program.

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451	(d) Notifying the department of any violation of this
452	section.
453	(11) FUNDING AND PAYMENT.—
454	(a) The maximum amount awarded to a student enrolled in an
455	eligible private school shall be determined as a percentage of
456	the unweighted FTE funding amount for that state fiscal year and
457	thereafter as follows:
458	1. Eighty-eight percent for a student enrolled in
459	kindergarten through grade 5.
460	2. Ninety-two percent for a student enrolled in grade 6
461	through grade 8.
462	3. Ninety-six percent for a student enrolled in grade 9
463	through grade 12.
464	(b) The maximum amount awarded to a student enrolled in a
465	Florida public school located outside of the district in which
466	the student resides shall be \$750.
467	(c) When a student enters the program, the organization
468	must receive all documentation required for the student's
469	participation, including a copy of the report of the incident
470	received pursuant to subsection (5) and the private school's and
471	the student's fee schedules. The initial payment shall be made
472	after verification of admission acceptance, and subsequent
473	payments shall be made upon verification of continued enrollment
474	and attendance at the private school.
475	(d) Payment of the scholarship by the eligible nonprofit

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476 scholarship-funding organization shall be by individual warrant 477 made payable to the student's parent. If the parent chooses that 478 his or her student attend an eligible private school, the 479 warrant must be delivered by the eligible nonprofit scholarship-480 funding organization to the private school of the parent's 481 choice, and the parent shall restrictively endorse the warrant 482 to the private school. 483 (e) An eligible nonprofit scholarship-funding organization 484 shall obtain verification from the private school of a student's 485 continued attendance at the school for each period covered by a 486 scholarship payment. 487 (f) Payment of the scholarship shall be made by the 488 eligible nonprofit scholarship-funding organization no less 489 frequently than on a quarterly basis. 490 (g) An organization may use up to 3 percent of eligible 491 contributions received during the state fiscal year in which 492 such contributions are collected for administrative expenses if 493 the organization has operated as an eligible nonprofit 494 scholarship-funding organization for at least the preceding 3 495 fiscal years and did not have any findings of material weakness 496 or material noncompliance in its most recent audit under s. 497 1002.395(6)(m). Such administrative expenses must be reasonable 498 and necessary for the organization's management and distribution 499 of eligible contributions under this section. No funds 500 authorized under this paragraph shall be used for lobbying or

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501 political activity or expenses related to lobbying or political 502 activity. Up to one-third of the funds authorized for 503 administrative expenses under this paragraph may be used for 504 expenses related to the recruitment of contributions from 505 taxpayers. An eligible nonprofit scholarship-funding 506 organization may not charge an application fee. 507 (h) Moneys received pursuant to this section do not 508 constitute taxable income to the qualified student or his or her 509 parent. 510 (12) OBLIGATIONS OF THE AUDITOR GENERAL.-511 The Auditor General shall conduct an annual (a) 512 operational audit of accounts and records of each organization 513 that participates in the program. As part of this audit, the 514 Auditor General shall verify, at a minimum, the total number of 515 students served and transmit that information to the department. The Auditor General shall provide the commissioner with a copy 516 517 of each annual operational audit performed pursuant to this 518 subsection within 10 days after the audit is finalized. 519 The Auditor General shall notify the department of any (b) 520 organization that fails to comply with a request for 521 information. 522 (13) SCHOLARSHIP FUNDING TAX CREDITS-(a) A tax credit is available under s. 212.1832 for use by 523 524 a taxpayer that makes an eligible contribution to the program. 525 Each eligible contribution is limited to a single payment of \$20

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526 at the time of purchase of a motor vehicle or a single payment 527 of \$20 at the time of registration of a motor vehicle that was 528 not purchased from a dealer. An eligible contribution shall be 529 accompanied by an election to contribute to the program and 530 shall be made by the purchaser at the time of purchase or at the 531 time of registration on a form provided by the Department of 532 Revenue. Payments of contributions shall be made to a dealer, as 533 defined in chapter 212, at the time of purchase of a motor 534 vehicle or to an agent of the Department of Revenue, as 535 designated by s. 212.06(10), at the time of registration of a 536 motor vehicle that was not purchased from a dealer. 537 (b) A tax collector or any person or firm authorized to 538 sell or issue a motor vehicle license who is designated as an 539 agent of the Department of Revenue pursuant to s. 212.06(10) or 540 who is a dealer shall: 541 1. Provide the purchaser the contribution election form, 542 as prescribed by the Department of Revenue, at the time of 543 purchase of a motor vehicle or at the time of registration of a 544 motor vehicle that was not purchased from a dealer. 545 2. Collect eligible contributions. 546 Using a form provided by the Department of Revenue, 3. 547 which shall include the dealer's or agent's federal employer identification number, remit to an organization on or before the 548 549 20th day of each month the total amount of contributions made to 550 that organization and collected during the preceding calendar

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551 month.

552 Report on each return filed with the Department of 4. 553 Revenue the total amount of credits allowed under s. 212.1832 554 during the preceding calendar month. 555 (c) An organization shall report to the Department of 556 Revenue, on or before the 20th day of each month, the total 557 amount of contributions received pursuant to paragraph (b) in 558 the preceding calendar month on a form provided by the 559 Department of Revenue. Such report shall include the federal 560 employer identification number of each tax collector, authorized 561 agent of the Department of Revenue, or dealer who remitted 562 contributions to the organization during that reporting period. 563 A person who, with intent to unlawfully deprive or (d) 564 defraud the program of its moneys or the use or benefit thereof, 565 fails to remit a contribution collected under this section is 566 guilty of theft of charitable funds, punishable as follows: 567 1. If the total amount stolen is less than \$300, the 568 offense is a misdemeanor of the second degree, punishable as 569 provided in s. 775.082 or s. 775.083. Upon a second conviction, 570 the offender is guilty of a misdemeanor of the first degree, 571 punishable as provided in s. 775.082 or s. 775.083. Upon a third 572 or subsequent conviction, the offender is guilty of a felony of 573 the third degree, punishable as provided in s. 775.082, s. 574 775.083, or s. 775.084. 575 2. If the total amount stolen is \$300 or more, but less

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576	than \$20,000, the offense is a felony of the third degree,
577	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
578	3. If the total amount stolen is \$20,000 or more, but less
579	than \$100,000, the offense is a felony of the second degree,
580	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
581	4. If the total amount stolen is \$100,000 or more, the
582	offense is a felony of the first degree, punishable as provided
583	<u>in s. 775.082, s. 775.083, or s. 775.084.</u>
584	(e) A person convicted of an offense under paragraph (d)
585	shall be ordered by the sentencing judge to make restitution to
586	the organization in the amount that was stolen from the program.
587	(14) LIABILITYThe state is not liable for the award or
588	any use of awarded funds under this section.
589	(15) SCOPE OF AUTHORITYThis section does not expand the
590	regulatory authority of this state, its officers, or any school
591	district to impose additional regulation on participating
592	private schools beyond those reasonably necessary to enforce
593	requirements expressly set forth in this section.
594	(16) RULESThe State Board of Education shall adopt rules
595	to administer this section.
596	Section 2. Section 212.1832, Florida Statutes, is created
597	to read:
598	212.1832 Credit for contributions to the Hope Scholarship
599	Program
600	(1) There is allowed a credit of 100 percent of an
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601 eligible contribution made to an eligible nonprofit scholarship-602 funding organization under s. 1002.40 against any tax imposed by 603 the state and due under this chapter as a result of the purchase or acquisition of a motor vehicle. The credit may not exceed the 604 605 tax otherwise owed. 606 (2) For purposes of the distributions of tax revenue under 607 s. 212.20, the department shall disregard any tax credits 608 allowed under this section to ensure that any reduction in tax 609 revenue received that is attributable to the tax credits results 610 only in a reduction in distributions to the General Revenue 611 Fund. The provisions of s. 1002.40 apply to the credit 612 authorized by this section. 613 Section 3. The Department of Revenue may, and all 614 conditions are deemed met to, adopt emergency rules pursuant to 615 ss. 120.536(1) and 120.54, Florida Statutes, to administer this 616 act. 617 Section 4. This act shall take effect upon becoming a law.

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