Bill No. CS/HB 7067 (2020)

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CHAMBER ACTION Senate House Representative Sullivan offered the following: Amendment (with title amendment) Remove everything after the enacting clause and insert: Section 1. Present paragraphs (b), (c), and (d) of subsection (10) of section 1002.394, Florida Statutes, are redesignated as paragraphs (c), (d), and (e), respectively, paragraph (i) of subsection (9) and a new paragraph (b) of subsection (10) are added to that section, and subsections (3) and (7), paragraph (c) of subsection (8), and paragraph (a) of subsection (11) of that section are amended, to read: 1002.394 The Family Empowerment Scholarship Program.-090379

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13 (3)INITIAL SCHOLARSHIP ELIGIBILITY.-A student is eligible for a Family Empowerment Scholarship under this section if the 14 15 student meets the following criteria: 16 (a)1. The student is on the direct certification list 17 pursuant to s. 1002.395(2)(c) or the student's household income level does not exceed 185 300 percent of the federal poverty 18 19 level; or 20 2. The student is currently placed, or during the previous 21 state fiscal year was placed, in foster care or in out-of-home 22 care as defined in s. 39.01; or 3. The student's household income level does not exceed 23 24 300 percent of the federal poverty level or an adjusted maximum percent of the federal poverty level as established pursuant to 25 26 paragraph (e). 27 28 Priority shall be given to students whose household income 29 levels do not exceed 185 percent of the federal poverty level or 30 who are in foster care or out-of-home care. A student who 31 initially receives a scholarship based on eligibility under 32 subparagraph 2. remains eligible to participate until the 33 student graduates from high school or attains the age of 21 years, whichever occurs first, regardless of the student's 34 household income level. A sibling of a student who is 35 participating in the scholarship program under this subsection 36

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37 is eligible for a scholarship if the student resides in the same household as the sibling. 38 39 (b)1. The student is eligible to enroll in kindergarten; 40 2. The student or has spent the prior school year in 41 attendance at a Florida public school; or 42 3. Beginning with the 2020-2021 school year, the student 43 received a scholarship pursuant to s. 1002.395 during the 44 previous school year but did not receive a renewal scholarship 45 based solely on the eligible nonprofit scholarship-funding 46 organization's lack of available funds after the organization 47 fully exhausts its efforts to use funds available for awards 48 under ss. 1002.395 and 1002.40(11)(i). Eligible nonprofit 49 scholarship-funding organizations with students who meet the 50 eligibility criterion of this subparagraph must annually notify 51 the department in a format and by a date established by the 52 department. 53 54 For purposes of this paragraph, the term "prior school year in 55 attendance" means that the student was enrolled full time and

attendance<u>"</u> means that the student was enrolled <u>full time</u> and reported by a school district for funding during the preceding October and February Florida Education Finance Program surveys in kindergarten through grade 12, which includes time spent in a Department of Juvenile Justice commitment program if funded under the Florida Education Finance Program. However, a dependent child of a member of the United States Armed Forces 090379

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who transfers to a school in this state from out of state or from a foreign country due to a parent's permanent change of station orders or a foster child is exempt from the prior public school attendance requirement under this paragraph, but must meet the other eligibility requirements specified under this section to participate in the program.

68 (C) The parent has obtained acceptance for admission of 69 the student to a private school that is eligible for the program 70 under subsection (8), and the parent has requested a scholarship 71 from the Department of Education by a date established by the 72 department pursuant to paragraph (7) (e), but no later than at 73 least 60 days before the date of the first scholarship payment. 74 The request must be communicated directly to the department in a manner that creates a written or electronic record of the 75 76 request and the date of receipt of the request. The department 77 must notify the school district of the parent's intent upon 78 receipt of the parent's request.

79 (d) The student is awarded a scholarship in accordance 80 with the following priority order:

81 <u>1. An eligible student who received a Family Empowerment</u> 82 <u>Scholarship during the previous school year and requested a</u> 83 <u>renewal scholarship award.</u>

84 <u>2. An eligible student who meets the criteria for an</u>
85 initial award under both paragraph (a) and subparagraph (b)3.

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86	3. An eligible student who meets the criteria for an
87	initial award under subparagraph (b)2. and either subparagraph
88	(a)1. or subparagraph (a)2.
89	4. An eligible student who meets the criteria for an
90	initial award under subparagraph (b)1. and either subparagraph
91	(a)1. or subparagraph (a)2.
92	5. An eligible student who meets the criteria for an
93	initial award under subparagraph (a)3. and, in priority order,
94	either subparagraph (b)2. or subparagraph (b)1.
95	(e) The student's household income level does not exceed
96	an adjusted maximum percent of the federal poverty level that is
97	increased by 25 percent in the fiscal year following any fiscal
98	year in which more than 5 percent of the available scholarships
99	authorized under subsection (11) have not been awarded.
100	(7) DEPARTMENT OF EDUCATION OBLIGATIONSThe department
101	shall:
102	(a) Publish and update, as necessary, information on the
103	department website about the Family Empowerment Scholarship
104	Program, including, but not limited to, student eligibility
105	criteria, parental responsibilities, and relevant data.
106	(b) Cross-check the list of participating scholarship
107	students with the public school enrollment lists before each
108	scholarship payment to avoid duplication.
109	(c) Maintain and publish a list of nationally norm-
110	referenced tests identified for purposes of satisfying the
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111 testing requirement in subparagraph (8)(c)1. The tests must meet 112 industry standards of quality in accordance with state board 113 rule. 114 (d) Notify eligible nonprofit scholarship-funding 115 organizations of the deadlines for submitting the verified list 116 of students determined to be eligible for an initial or renewal 117 scholarship. 118 (e) Establish deadlines for the receipt of initial 119 applications and renewal notifications in order to implement the 120 priority order for scholarship awards pursuant to paragraph 121 (3)(d). 122 (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.-To be 123 eligible to participate in the Family Empowerment Scholarship 124 Program, a private school may be sectarian or nonsectarian and 125 must: 126 (c)1. Annually administer or make provision for students 127 participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests that are identified by 128 129 the department pursuant to paragraph (7)(c) or to take the 130 statewide assessments pursuant to s. 1008.22. Students with 131 disabilities for whom standardized testing is not appropriate 132 are exempt from this requirement. A participating private school shall report a student's scores to his or her parent. By August 133 134 15 of each year, a participating private school must report the

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135 scores of all participating students to a state university as 136 described in s. 1002.395(9)(f).

137 2. Administer the statewide assessments pursuant to s. 138 1008.22 if the private school chooses to offer the statewide 139 assessments. A participating private school may choose to offer and administer the statewide assessments to all students who 140 attend the private school in grades 3 through 10 and must submit 141 142 a request in writing to the department by March 1 of each year in order to administer the statewide assessments in the 143 144 subsequent school year.

146 If a private school fails to meet the requirements of this 147 subsection or s. 1002.421, the commissioner may determine that 148 the private school is ineligible to participate in the 149 scholarship program.

(9) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM
PARTICIPATION.—A parent who applies for a Family Empowerment
Scholarship is exercising his or her parental option to place
his or her child in a private school.

154 (i) The parent must annually renew participation in the 155 program by the date established by the department pursuant to 156 paragraph (7)(e).

(10) OBLIGATIONS OF ELIGIBLE SCHOLARSHIP-FUNDING
 ORGANIZATIONS.—An eligible nonprofit scholarship-funding
 organization:

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160	(b) Shall award initial and renewal scholarships in
161	priority order pursuant to paragraph (3)(d). The eligible
162	nonprofit scholarship-funding organization shall implement the
163	deadlines established by the department pursuant to paragraphs
164	(7)(d) and (e).
165	(11) SCHOLARSHIP FUNDING AND PAYMENT
166	(a) The scholarship is established for up to 18,000
167	students annually on a first-come, first-served basis beginning
168	\underline{in} with the 2019-2020 school year. Beginning in the 2020-2021
169	school year, the <u>maximum</u> number of students participating in the
170	scholarship program under this section <u>shall</u> may annually
171	increase by <u>1.0</u> 0.25 percent of the state's total public school
172	student enrollment.
173	Section 2. Subsection (3) and paragraphs (e) and (f) of
174	subsection (6) of section 1002.395, Florida Statutes, are
175	amended to read:
176	1002.395 Florida Tax Credit Scholarship Program
177	(3) PROGRAM; INITIAL SCHOLARSHIP ELIGIBILITY
178	(a) The Florida Tax Credit Scholarship Program is
179	established.
180	(b) A student is eligible for a Florida tax credit
181	scholarship under this section if the student meets one or more
182	of the following criteria:
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183 The student is on the direct certification list or the 1. student's household income level does not exceed 260 185 percent 184 185 of the federal poverty level; or 186 2. The student is currently placed, or during the previous 187 state fiscal year was placed, in foster care or in out-of-home 188 care as defined in s. 39.01. 189 3. The student's household income level is greater than 185 percent of the federal poverty level but does not exceed 260 190 percent of the federal poverty level. 191 192 193 Priority must be given to a student whose household income level 194 does not exceed 185 percent of the federal poverty level or who 195 is in foster care or out-of-home care. A student who initially 196 receives a scholarship based on eligibility under this paragraph 197 subparagraph (b)2. remains eligible to participate until he or 198 she the student graduates from high school or attains the age of 199 21 years, whichever occurs first, regardless of the student's household income level. A student who initially received a 200 201 scholarship based on income eligibility before the 2019-2020 202 school year remains eligible to participate until he or she 203 graduates from high school, attains the age of 21 years, or the 204 student's household income level exceeds 260 percent of the federal poverty level, whichever occurs first. A sibling of a 205 206 student who is participating in the scholarship program under

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207 this subsection is eligible for a scholarship if the student 208 resides in the same household as the sibling. 209 (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING 210 ORGANIZATIONS. - An eligible nonprofit scholarship-funding 211 organization: (e) Must give first priority to eligible renewal students 212 213 who received a scholarship from an eligible nonprofit scholarship-funding organization or from the State of Florida 214 during the previous school year. The eligible nonprofit 215 scholarship-funding organization must fully apply and exhaust 216 all funds available under this section and s. 1002.40(11)(i) for 217 218 renewal scholarship awards before awarding any initial 219 scholarships. Beginning in the 2016-2017 school year, an eligible nonprofit scholarship-funding organization shall give 220 221 priority to new applicants whose household income levels do not 222 exceed 185 percent of the federal poverty level or who are in 223 foster care or out-of-home care. (f) Must provide a renewal or initial scholarship to an 224

eligible student on a first-come, first-served basis unless the student qualifies for priority pursuant to paragraph (e). <u>Each</u> <u>eligible nonprofit scholarship-funding organization must refer</u> <u>any student eligible for a scholarship pursuant to this section</u> <u>who did not receive a renewal or initial scholarship based</u> <u>solely on the lack of available funds under this section and s.</u>

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231 1002.40(11)(i) to another eligible nonprofit scholarship-funding 232 organization that may have funds available. 233 234 Information and documentation provided to the Department of 235 Education and the Auditor General relating to the identity of a 236 taxpayer that provides an eligible contribution under this section shall remain confidential at all times in accordance 237 238 with s. 213.053. Section 3. Paragraph (i) of subsection (11) of section 239 240 1002.40, Florida Statutes, is amended to read: 241 1002.40 The Hope Scholarship Program.-242 (11) FUNDING AND PAYMENT.-(i) Notwithstanding s. 1002.395(6)(j)2., no more than 5 243 percent of net eligible contributions may be carried forward to 244 245 the following state fiscal year by an eligible scholarship-246 funding organization. For audit purposes, all amounts carried 247 forward must be specifically identified for individual students by student name and by the name of the school to which the 248 249 student is admitted, subject to the requirements of ss. 1002.21 250 and 1002.22 and 20 U.S.C. s. 1232g, and the applicable rules and 251 regulations issued pursuant to such requirements. Any amounts 252 carried forward shall be expended for annual scholarships or partial-year scholarships in the following state fiscal year. 253 Net eligible contributions remaining on June 30 of each year 254 which are in excess of the 5 percent that may be carried forward 255 090379 Approved For Filing: 3/4/2020 3:54:16 PM

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256 shall be transferred to other eligible nonprofit scholarship-257 funding organizations participating in the Hope Scholarship 258 Program to provide scholarships for eligible students. All 259 transferred funds must be deposited by each eligible nonprofit 260 scholarship-funding organization receiving such funds into the 261 scholarship account of eligible students. All transferred 262 amounts received by an eligible nonprofit scholarship-funding 263 organization must be separately disclosed in the annual financial audit requirement under s. 1002.395(6)(m). If no other 264 eligible nonprofit scholarship-funding organization participates 265 266 in the Hope Scholarship Program, net eligible contributions in 267 excess of the 5 percent may be used to fund scholarships for students eligible under s. 1002.395 only after fully exhausting 268 269 all contributions made in support of scholarships under that 270 section in accordance with the priority established in s. 271 1002.395(6)(e) prior to awarding any initial scholarships s. 1002.395(3). 272

273 Section 4. Paragraph (i) of subsection (1) of section 274 1011.62, Florida Statutes, is amended to read:

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

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

(i) Calculation of full-time equivalent membership with
 respect to dual enrollment instruction.—

287 1. Full-time equivalent students.-Students enrolled in dual enrollment instruction pursuant to s. 1007.271 may be 288 included in calculations of full-time equivalent student 289 290 memberships for basic programs for grades 9 through 12 by a 291 district school board. Instructional time for dual enrollment 292 may vary from 900 hours; however, the full-time equivalent 293 student membership value shall be subject to the provisions in s. 1011.61(4). Dual enrollment full-time equivalent student 294 295 membership shall be calculated in an amount equal to the hours 296 of instruction that would be necessary to earn the full-time 297 equivalent student membership for an equivalent course if it were taught in the school district. Students in dual enrollment 298 299 courses may also be calculated as the proportional shares of 300 full-time equivalent enrollments they generate for a Florida 301 College System institution or university conducting the dual 302 enrollment instruction. Early admission students shall be considered dual enrollments for funding purposes. Students may 303 304 be enrolled in dual enrollment instruction provided by an eligible independent college or university and may be included 305 090379

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306 in calculations of full-time equivalent student memberships for 307 basic programs for grades 9 through 12 by a district school 308 board. However, those provisions of law which exempt dual 309 enrolled and early admission students from payment of 310 instructional materials and tuition and fees, including 311 laboratory fees, shall not apply to students who select the option of enrolling in an eligible independent institution. An 312 independent college or university, which is not for profit, is 313 accredited by a regional or national accrediting agency 314 recognized by the United States Department of Education, and 315 316 confers degrees as defined in s. 1005.02 shall be eligible for 317 inclusion in the dual enrollment or early admission program. 318 Students enrolled in dual enrollment instruction shall be exempt from the payment of tuition and fees, including laboratory fees. 319 320 No student enrolled in college credit mathematics or English 321 dual enrollment instruction shall be funded as a dual enrollment 322 unless the student has successfully completed the relevant 323 section of the entry-level examination required pursuant to s. 324 1008.30. 325 2. Additional full-time equivalent student membership.-For

326 <u>students enrolled in an early college program pursuant to s.</u> 327 <u>1007.273, a value of 0.16 full-time equivalent student</u> 328 <u>membership shall be calculated for each student who completes a</u> 329 general education core course through the dual enrollment

330 program with a grade of "A" or better. For students who are not 090379

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331	enrolled in an early college program, a value of 0.08 full-time
332	equivalent student membership shall be calculated for each
333	student who completes a general education core course through
334	the dual enrollment program with a grade of "A." In addition, a
335	value of 0.3 full-time equivalent student membership shall be
336	calculated for any student who receives an associate degree
337	through the dual enrollment program with a 3.0 grade point
338	average or better. This value shall be added to the total full-
339	time equivalent student membership in basic programs for grades
340	9 through 12 in the subsequent fiscal year. This section shall
341	be effective for credit earned by dually enrolled students for
342	courses taken in the 2020-2021 school year and each school year
343	thereafter. If the associate degree described in this paragraph
344	is earned in 2020-2021 following completion of courses taken in
345	the 2020-2021 school year, then courses taken toward the degree
346	as part of the dual enrollment program before 2020-2021 may not
347	preclude eligibility for the 0.3 additional full-time equivalent
348	student membership bonus. Each school district shall allocate at
349	least 50 percent of the funds received from the dual enrollment
350	bonus FTE funding, in accordance with this paragraph, to the
351	schools that generated the funds to support student academic
352	guidance and postsecondary readiness.
353	3. Qualifying coursesFor the purposes of this paragraph,

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3. Qualifying courses.—For the purposes of this paragraph, general education core courses are those that are identified in

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355	rule by the State Board of Education and in regulation by the
356	Board of Governors pursuant to s. 1007.25(3).
357	Section 5. This act shall take effect July 1, 2020.
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359	
360	TITLE AMENDMENT
361	Remove everything before the enacting clause and insert:
362	A bill to be entitled
363	An act relating to K-12 scholarship programs; amending
364	s. 1002.394, F.S.; revising initial scholarship
365	eligibility criteria for the Family Empowerment
366	Scholarship Program; establishing a priority order for
367	award of a scholarship that includes an adjusted
368	maximum eligible household income level that is
369	increased in specified circumstances; requiring the
370	Department of Education to maintain and publish a list
371	of nationally norm-referenced tests and to establish
372	deadlines for lists of eligible students,
373	applications, and notifications; requiring a private
374	school to report scores to a state university by a
375	specified date; requiring parents to annually renew
376	participation in the program; requiring an eligible
377	nonprofit scholarship-funding organization to award
378	scholarships in priority order and implement
379	deadlines; requiring, rather than authorizing, an
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380 annual specified increase in the maximum number of 381 students participating in the scholarship program; 382 amending s. 1002.395, F.S.; revising eligibility 383 criteria for the Florida Tax Credit Scholarship 384 Program and applying the criteria only to initial 385 eligibility; requiring that priority be given to students whose household income levels do not exceed a 386 specified amount or who are in foster care or out-of-387 388 home care; requiring scholarship-funding organizations 389 to prioritize renewal scholarships over initial 390 scholarships; requiring a scholarship-funding 391 organization to refer students who did not receive a 392 scholarship because of lack of funds to another 393 scholarship-funding organization; amending s. 1002.40, 394 F.S.; requiring scholarship-funding organizations to 395 use excess contributions to fund scholarships for 396 specified students under certain conditions; amending 397 s. 1011.62, F.S.; revising funding calculations for 398 certain student memberships; providing an effective 399 date.

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