1 A bill to be entitled 2 An act relating to charter school loans; creating s. 3 1002.336, F.S.; establishing the Charter School 4 Revolving Loan Program for a specified purpose; 5 providing that funding for the program shall consist 6 of specified funds; requiring the Department of 7 Education to contract with a third-party administrator 8 to administer the program; providing requirements for 9 such third-party administrator; providing that loans made through the program do not imply the full faith 10 11 and credit of the state; providing that all loans 12 provided by the third-party administrator are at the 13 sole discretion of the third-party administrator; providing the purpose of the loans; requiring all loan 14 15 documents to include specified language and be 16 expressly agreed to by the third-party administrator 17 and loan recipients; requiring the third-party 18 administrator to electronically provide copies of 19 certain loan documents to the department; requiring the department to post specified information on its 20 21 website; requiring all repayments of principal and 22 interest to be returned to the loan fund and made 23 available for loans to other applicants; authorizing 24 interest paid on loans to be used to defray the costs 25 of program administration; providing an appropriation;

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26	providing an effective date.
27	
28	Be It Enacted by the Legislature of the State of Florida:
29	
30	Section 1. Section 1002.336, Florida Statutes, is created
31	to read:
32	1002.336 Charter School Revolving Loan Program
33	(1) The Charter School Revolving Loan Program is
34	established to provide assistance to charter school operators to
35	meet school building financing needs for charter schools. The
36	program shall consist of funds appropriated by the Legislature,
37	philanthropic contributions, money received from the repayment
38	of loans made from the program, and interest earned.
39	(2) The Department of Education shall contract with a
40	third-party administrator to administer the program. Funds shall
41	be granted to the third-party administrator to create a
42	revolving loan fund for the purpose of financing charter school
43	facilities projects.
44	(3) The third-party administrator must:
45	(a) Have earned a rating of "A" or higher from a major
46	credit rating agency;
47	(b) Have the infrastructure and expertise necessary to
48	underwrite, source, and close charter school loans; and
49	(c) Be able to leverage funds appropriated by the
50	Legislature to support the fund.

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51 (4) All loans made through the Charter School Revolving 52 Loan Program do not imply the full faith and credit of the state 53 and do not imply any consideration of credit worthiness, project 54 viability, construction quality, ability to repay, or any other 55 guarantee by the state. 56 (5) Loans provided by the third-party administrator under 57 this program are at the discretion of the third-party administrator. The third-party administrator shall provide loans 58 59 to enhance access to high-quality charter schools. 60 (6) The language in subsection (4) must be included on all 61 loan documents and expressly agreed to by the third-party administrator and any recipients of loans made under this 62 63 program. All such loan documents must be electronically provided 64 to the department. 65 (7) The department shall post on its website the projects 66 that have received loans, the geographic distribution of the 67 projects, the status of the projects, the costs of the program, 68 and student outcomes for students enrolled in the schools 69 receiving funds. 70 (8) All repayments of principal and interest must be 71 returned to the loan fund and made available for loans to other 72 applicants. 73 (9) Interest on loans provided under this program may be 74 used to defray the costs of administration. 75 Section 2. For the 2022-2023 fiscal year, the sum of \$10 Page 3 of 4

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76	million in nonrecurring funds is appropriated from the General
77	Revenue Fund to the Department of Education to create the
78	Charter School Revolving Loan Program established by this act.
79	Section 3. This act shall take effect July 1, 2022.

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