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A bill to be entitled An act relating to education; amending s. 1001.03, F.S.; renaming critical teacher shortage areas as "high-demand teacher needs areas"; repealing s. 1002.351, F.S., relating to the Florida School for Competitive Academics; amending s. 1002.40, F.S.; revising the definition of the term "incident" for the Hope Scholarship Program; amending ss. 1002.421, F.S.; revising the background screening requirements for certain private school personnel; amending s. 1003.42, F.S.; requiring K-12 health education include instruction on human embryologic development; providing requirements for such instruction; requiring the State Board of Education to adopt rules relating to such instruction; amending s. 1003.4201, F.S.; revising the requirements for certain reading instruction plans to include specified instruction and information; requiring the Department of Education to approve school district reading instruction plans; creating s. 1003.4202, F.S.; requiring school districts to implement a certain system of comprehensive mathematics instruction for certain students; defining the term "evidence-based"; amending s. 1004.04, F.S.; conforming provisions to changes made by the act; amending s. 1007.27, F.S.;

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authorizing the Department of Education to join or establish a national consortium as an additional alternative method to develop and implement advanced placement courses; amending s. 1008.25, F.S.; requiring certain provisions to be defined in State Board of Education rules; requiring parents of a student who exhibits a substantial deficiency in mathematics be notified in writing information about the student's eligibility for the New Worlds Scholarship Accounts and the New Worlds Tutoring Program; amending s. 1008.365, F.S.; expanding the types of tutoring hours that may be counted toward meeting the community service requirements for the Bright Futures scholarship to include paid tutoring hours; amending s. 1008.366, F.S.; requiring the New Worlds Tutoring Program to provide best practice guidelines for mathematics tutoring in consultation with the Office of Mathematics and Sciences; amending ss. 1011.58, 1012.07, and 1012.22, F.S.; conforming provisions to changes made by the act; amending s. 1012.315, F.S.; revising the background screening requirements for certain private school personnel; providing that certain background screening requirements remain in place for a specified period of time for certain personnel; amending s. 1012.586,

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F.S.; amending reading endorsements and subject area examinations to address identifications of the characteristics of dyscalculia; removing the requirement for school districts' reading endorsement add-on programs to be resubmitted for approval by a date certain; amending s. 1012.77, F.S.; authorizing certain charter school consortiums to submit nominees for the Teacher of the Year and Ambassador for Education; providing effective dates.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (5) of section 1001.03, Florida Statutes, is amended to read:

1001.03 Specific powers of State Board of Education.-

- (5) IDENTIFICATION OF <u>HIGH-DEMAND</u> CRITICAL TEACHER <u>NEEDS</u>

 SHORTAGE AREAS.—The State Board of Education shall identify

 high-demand critical teacher <u>needs</u> shortage areas pursuant to s.

 1012.07.
- Section 2. Section 1002.351, Florida Statutes, is repealed.
- Section 3. Subsection (3) of section 1002.40, Florida Statutes, is amended to read:
 - 1002.40 The Hope Scholarship Program. -
 - (3) PROGRAM ELIGIBILITY.—A student enrolled in a Florida

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public school in kindergarten through grade 12 is eligible for the educational options described in subsection (4) if the student reported an incident in accordance with that subsection. For purposes of this section, the term "incident" means aggravated battery; harassment; hazing; bullying; kidnapping; simple battery physical attack; robbery; sexual offenses, sexual harassment, sexual assault, or sexual battery; threat or intimidation; or fighting at school, as defined by the department in accordance with s. 1006.09(6).

Section 4. Paragraphs (e), (m), and (p) of subsection (1) of section 1002.421, Florida Statutes, are amended to read:

1002.421 State school choice scholarship program accountability and oversight.—

- (1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—A private school participating in an educational scholarship program established pursuant to this chapter must be a private school as defined in s. 1002.01 in this state, be registered, and be in compliance with all requirements of this section in addition to private school requirements outlined in s. 1002.42, specific requirements identified within respective scholarship program laws, and other provisions of Florida law that apply to private schools, and must:
- (e) Annually complete and submit to the department a notarized scholarship compliance statement certifying that all school employees and contracted personnel with direct student

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contact have undergone background screening pursuant to s. $\frac{435.12}{1012.315}$ and have met the screening standards as provided in s. $\frac{1012.315}{1012.315}$ s. $\frac{435.04}{1012.315}$.

- (m) Require each employee and contracted personnel with direct student contact, upon employment or engagement to provide services, to undergo a state and national background screening under s. 1012.315, pursuant to s. 943.0542, by electronically filing with the Department of Law Enforcement a complete set of fingerprints taken by an authorized law enforcement agency or an employee of the private school, a school district, or a private company who is trained to take fingerprints and deny employment to or terminate an employee if he or she fails to meet the screening standards under s. 1012.315 s. 435.04. Results of the screening shall be provided to the participating private school. For purposes of this paragraph:
- 1. An "employee or contracted personnel with direct student contact" means any employee or contracted personnel who has unsupervised access to a scholarship student for whom the private school is responsible.
- 2. The costs of fingerprinting and the background check shall not be borne by the state.
- 3. Continued employment of an employee or contracted personnel after notification that he or she has failed the background screening under this paragraph shall cause a private school to be ineligible for participation in a scholarship

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126 program.

- 4. An employee or contracted personnel holding a valid Florida teaching certificate who has been fingerprinted pursuant to s. 1012.32 is not required to comply with the provisions of this paragraph.
- 5. All fingerprints submitted to the Department of Law Enforcement as required by this section shall be retained in the Care Provider Background Screening Clearinghouse as provided in s. 435.12 by the Department of Law Enforcement in a manner provided by rule and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). Such fingerprints shall thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the statewide automated biometric identification system pursuant to s. 943.051.
- 6. Employees, contracted personnel, owners, and operators must be rescreened as required by s. 435.12 The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric identification system under subparagraph 5. Any arrest record that is identified with the retained fingerprints of a person subject to the background screening under this section shall be reported to the employing school with which the person is affiliated. Each private school participating in a scholarship program is required to

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participate in this search process by informing the Department of Law Enforcement of any change in the employment or contractual status of its personnel whose fingerprints are retained under subparagraph 5. The Department of Law Enforcement shall adopt a rule setting the amount of the annual fee to be imposed upon each private school for performing these searches and establishing the procedures for the retention of private school employee and contracted personnel fingerprints and the dissemination of search results. The fee may be borne by the private school or the person fingerprinted.

- 7. Persons who apply for employment are governed by the laws and rules in effect at the time of application for employment, provided that the person is continually employed by the same school Employees and contracted personnel whose fingerprints are not retained by the Department of Law Enforcement under subparagraphs 5. and 6. are required to be refingerprinted and must meet state and national background screening requirements upon reemployment or reengagement to provide services in order to comply with the requirements of this section.
- 8. Every 5 years following employment or engagement to provide services with a private school, employees or contracted personnel required to be screened under this section must meet screening standards under s. 435.04, at which time the private school shall request the Department of Law Enforcement to

forward the fingerprints to the Federal Bureau of Investigation for national processing. If the fingerprints of employees or contracted personnel are not retained by the Department of Law Enforcement under subparagraph 5., employees and contracted personnel must electronically file a complete set of fingerprints with the Department of Law Enforcement. Upon submission of fingerprints for this purpose, the private school shall request that the Department of Law Enforcement forward the fingerprints to the Federal Bureau of Investigation for national processing, and the fingerprints shall be retained by the Department of Law Enforcement of Salva Enforcement Salva Enforcemen

(p) Require each owner or operator of the private school, prior to employment or engagement to provide services, to undergo level 2 background screening as provided in s. 1012.315 under chapter 435. For purposes of this paragraph, the term "owner or operator" means an owner, operator, superintendent, or principal of, or a person with equivalent decisionmaking authority over, a private school participating in a scholarship program established pursuant to this chapter. The fingerprints for the background screening must be electronically submitted to the Department of Law Enforcement and may be taken by an authorized law enforcement agency or a private company who is trained to take fingerprints. However, the complete set of fingerprints of an owner or operator may not be taken by the owner or operator. The owner or operator shall provide a copy of

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the results of the state and national criminal history check to the Department of Education. The cost of the background screening may be borne by the owner or operator.

1. Every 5 years following employment or engagement to provide services, each owner or operator must meet level 2 screening standards as described in s. 435.04, at which time the owner or operator shall request the Department of Law Enforcement to forward the fingerprints to the Federal Bureau of Investigation for level 2 screening. If the fingerprints of an owner or operator are not retained by the Department of Law Enforcement under subparagraph 2., the owner or operator must electronically file a complete set of fingerprints with the Department of Law Enforcement. Upon submission of fingerprints for this purpose, the owner or operator shall request that the Department of Law Enforcement forward the fingerprints to the Federal Bureau of Investigation for level 2 screening, and the fingerprints shall be retained by the Department of Law Enforcement under subparagraph 2.

2. Fingerprints submitted to the Department of Law Enforcement as required by this paragraph must be retained by the Department of Law Enforcement in a manner approved by rule and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). The fingerprints must thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the statewide automated biometric

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identification system pursuant to s. 943.051.

- 3. The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric identification system under subparagraph 2. Any arrest record that is identified with an owner's or operator's fingerprints must be reported to the owner or operator, who must report to the Department of Education. Any costs associated with the search shall be borne by the owner or operator.
- 4. An owner or operator who fails the level 2 background screening is not eligible to participate in a scholarship program under this chapter.
- 1.5. In addition to the offenses listed in s. 435.04, a person required to undergo background screening pursuant to this part or authorizing statutes may not have an arrest awaiting final disposition for, must not have been found guilty of, or entered a plea of nolo contendere to, regardless of adjudication, and must not have been adjudicated delinquent for, and the record must not have been sealed or expunged for, any of the following offenses or any similar offense of another jurisdiction:
 - a. Any authorizing statutes, if the offense was a felony.
 - b. This chapter, if the offense was a felony.
 - c. Section 409.920, relating to Medicaid provider fraud.
 - d. Section 409.9201, relating to Medicaid fraud.

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- e. Section 741.28, relating to domestic violence.
- f. Section 817.034, relating to fraudulent acts through mail, wire, radio, electromagnetic, photoelectronic, or
- 254 photooptical systems.

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- g. Section 817.234, relating to false and fraudulent insurance claims.
 - h. Section 817.505, relating to patient brokering.
- i. Section 817.568, relating to criminal use of personal identification information.
 - j. Section 817.60, relating to obtaining a credit card through fraudulent means.
- 262 k. Section 817.61, relating to fraudulent use of credit 263 cards, if the offense was a felony.
 - 1. Section 831.01, relating to forgery.
- m. Section 831.02, relating to uttering forged instruments.
- n. Section 831.07, relating to forging bank bills, checks, drafts, or promissory notes.
 - o. Section 831.09, relating to uttering forged bank bills, checks, drafts, or promissory notes.
 - p. Section 831.30, relating to fraud in obtaining medicinal drugs.
- q. Section 831.31, relating to the sale, manufacture,
 delivery, or possession with the intent to sell, manufacture, or
 deliver any counterfeit controlled substance, if the offense was

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276 a felony.

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- 2.6. At least 30 calendar days before a transfer of ownership of a private school, the owner or operator shall notify the parent of each scholarship student.
- 3.7. The owner or operator of a private school that has been deemed ineligible to participate in a scholarship program pursuant to this chapter may not transfer ownership or management authority of the school to a relative in order to participate in a scholarship program as the same school or a new school. For purposes of this subparagraph, the term "relative" means father, mother, son, daughter, grandfather, grandmother, brother, sister, uncle, aunt, cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, or half sister.

The department shall suspend the payment of funds to a private school that knowingly fails to comply with this subsection, and shall prohibit the school from enrolling new scholarship students, for 1 fiscal year and until the school complies. If a private school fails to meet the requirements of this subsection or has consecutive years of material exceptions listed in the

determine that the private school is ineligible to participate

report required under paragraph (q), the commissioner may

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2025 HB 1255

302			Section 5	5.	Paragraph	(o)	of	subsection	(2)	of	S
301	in	а	scholarsh	nip	program.						

ection 1003.42, Florida Statutes, is amended to read:

1003.42 Required instruction.—

- (2) Members of the instructional staff of the public schools, subject to the rules of the State Board of Education and the district school board, shall teach efficiently and faithfully, using the books and materials required that meet the highest standards for professionalism and historical accuracy, following the prescribed courses of study, and employing approved methods of instruction, the following:
- (o) Comprehensive age-appropriate and developmentally appropriate K-12 instruction on:
 - Health education that addresses concepts of community health, consumer health, environmental health, and family life, including:
 - Injury prevention and safety. a.
 - b. Internet safety.
 - c. Nutrition.

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- d. Personal health.
- e. Prevention and control of disease.
- f. Substance use and abuse.
- g. Prevention of child sexual abuse, exploitation, and human trafficking.
 - h. Human embryologic development.

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2. For students in grades 7 through 12, teen dating violence and abuse. This component must include, but not be limited to, the definition of dating violence and abuse, the warning signs of dating violence and abusive behavior, the characteristics of healthy relationships, measures to prevent and stop dating violence and abuse, and community resources available to victims of dating violence and abuse.

- 3. For students in grades 6 through 12, awareness of the benefits of sexual abstinence as the expected standard and the consequences of teenage pregnancy.
- 4. Life skills that build confidence, support mental and emotional health, and enable students to overcome challenges, including:
 - a. Self-awareness and self-management.
 - b. Responsible decisionmaking.
 - c. Resiliency.

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- d. Relationship skills and conflict resolution.
- e. Understanding and respecting other viewpoints and backgrounds.
- f. For grades 9 through 12, developing leadership skills, interpersonal skills, organization skills, and research skills; creating a résumé, including a digital résumé; exploring career pathways; using state career planning resources; developing and practicing the skills necessary for employment interviews; workplace ethics and workplace law; managing stress and

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351 expectations; and self-motivation.

- 5.a. For students in grades 6 through 12, the social, emotional, and physical effects of social media. This component must include, but need not be limited to, the negative effects of social media on mental health, including addiction; the distribution of misinformation on social media; how social media manipulates behavior; the permanency of sharing materials online; how to maintain personal security and identify cyberbullying, predatory behavior, and human trafficking on the Internet; and how to report suspicious behavior encountered on the Internet.
- b. The Department of Education shall make available online the instructional material being used pursuant to this subparagraph, and each district school board shall notify parents of its availability.
- 6. For students in grades 6 through 12, health education addressing human embryologic development must include:
- a. A high-definition ultrasound video, at least one minute in duration, showing the development of the heart and other organs and movement of the limbs and head; and
- b. A high-quality, computer-generated rendering,
 animation, video, or other multimedia, at least three minutes in
 duration, showing and describing the process of fertilization
 and various stages of human development inside the uterus,
 noting significant markers in cell growth and organ development

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by	week	from	conception	until	birth.
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<u>c.</u> The State Board of Education shall adopt rules to implement this subparagraph.

Health education and life skills instruction and materials may not contradict the principles enumerated in subsection (3).

The State Board of Education is encouraged to adopt standards and pursue assessment of the requirements of this subsection. Instructional programming that incorporates the values of the recipients of the Congressional Medal of Honor and that is offered as part of a social studies, English Language Arts, or other schoolwide character building and veteran awareness initiative meets the requirements of paragraph (u).

Section 6. Paragraph (a) of subsection (2) and subsection (3) of section 1003.4201, Florida Statutes, are amended to read:

1003.4201 Comprehensive system of reading instruction.— Each school district must implement a system of comprehensive reading instruction for students enrolled in prekindergarten through grade 12 and certain students who exhibit a substantial deficiency in early literacy.

- (2)(a) Components of the reading instruction plan may include the following:
- 1. Additional time per day of evidence-based intensive reading instruction for kindergarten through grade 12 students,

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which may be delivered during or outside of the regular school day.

- 2. Highly qualified reading coaches, who must be endorsed in reading, to specifically support classroom teachers in making instructional decisions based on progress monitoring data collected pursuant to s. 1008.25(9) and improve classroom teacher delivery of effective reading instruction, reading intervention, and reading in the content areas based on student need.
- 3. Professional learning to help instructional personnel and certified prekindergarten teachers funded in the Florida Education Finance Program earn a certification, a credential, an endorsement, or an advanced degree in scientifically researched and evidence-based reading instruction.
- 4. Summer reading camps, using only classroom teachers or other district personnel who possess a micro-credential as specified in s. 1003.485 or are certified or endorsed in reading consistent with s. 1008.25(8)(b)3., for all students in kindergarten through grade 5 exhibiting a reading deficiency as determined by district and state assessments.
- 5. Intensive reading interventions that must be delivered by instructional personnel who possess a micro-credential as provided in s. 1003.485 or are certified or endorsed in reading as provided in s. 1012.586 and must incorporate evidence-based strategies identified by the Just Read, Florida! Office pursuant

to s. 1001.215(7). Instructional personnel who possess a micro-
credential as specified in s. 1003.485 and are delivering
intensive reading interventions must be supervised by an
individual certified or endorsed in reading. For the purposes of
this subsection, the term "supervised" means the ability to
communicate by way of telecommunication with or physical
presence of the certified or endorsed personnel for consultation
and direction of the actions of the personnel with the micro-
<pre>credential. Incentives for instructional personnel and certified</pre>
prekindergarten teachers funded in the Florida Education Finance
Program who possess a reading certification or endorsement $\underline{\mathtt{as}}$
$\underline{\text{specified in s. } 1012.586}$ or micro-credential as specified in s.
1003.485 and provide educational support to improve student
literacy.

6. Tutoring in reading.

- 7. A description of how the district prioritizes the assignment of highly effective teachers, as identified in s. 1012.34(2)(e), to students in kindergarten to grade 2.
- (3) Each school district shall submit its approved reading instruction plan, including approved reading instruction plans for each charter school in the district, to the Department of Education for approval by August 1 of each fiscal year.
- Section 7. Section 1003.4202, Florida Statutes, is created to read:
 - 1003.4202 Comprehensive system of mathematics

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instruction.—Each school district must implement a system of comprehensive mathematics instruction for students enrolled in prekindergarten through grade 12 and certain students who exhibit a substantial deficiency in early mathematics skills under s. 1008.25(6).

- (1) As part of the reading instruction plan required under s. 1003.4201, each school district shall include a detailed mathematics instruction plan that outlines the components of the district's comprehensive system of mathematics instruction.
- (2) Components of the mathematics instruction plan may include the following:
- (a) Additional time per day of evidence-based intensive mathematics instruction for students in kindergarten through grade 12, which may be delivered during or outside of the regular school day.
- (b) Highly qualified mathematics coaches who hold either a grades 5 through 9 mathematics certification or a grades 6 through 12 mathematics certification and have 3 consecutive years of a highly effective district evaluation, pursuant to s. 1012.34, to specifically support classroom teachers in making instructional decisions based on progress monitoring data collected pursuant to s. 1008.25(9) and improve classroom teacher delivery of effective mathematics instruction and mathematics intervention.
 - (c) Tutoring in mathematics.

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(3) For purposes of this section, the term "evidence-based" means demonstrating a statistically significant effect on improving student outcomes or other relevant outcomes as provided in 20 U.S.C. s. 8101(21)(A)(i).

Section 8. Paragraph (a) of subsection (4) of section 1004.04, Florida Statutes, is amended to read:

1004.04 Public accountability and state approval for teacher preparation programs.—

- (4) CONTINUED PROGRAM APPROVAL.—Continued approval of a teacher preparation program shall be based upon evidence that the program continues to implement the requirements for initial approval and upon significant, objective, and quantifiable measures of the program and the performance of the program completers.
- (a) The criteria for continued approval must include each of the following:
- 1. Candidate readiness based on passage rates on educator certification examinations under s. 1012.56, as applicable.
 - 2. Evidence of performance in each of the following areas:
- a. Performance of students in prekindergarten through grade 12 who are assigned to in-field program completers on statewide assessments using the results of the student learning growth formula adopted under s. 1012.34.
- b. Results of program completers' annual evaluations in accordance with the timeline as set forth in s. 1012.34.

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c. Workforce contributions, including placement of program completers in instructional positions in Florida public and private schools, with additional weight given to production of program completers in statewide https://doi.org/10.1007/journal.org/ areas as identified in s. 1012.07.

- 3. Results of the program completers' survey measuring their satisfaction with preparation for the realities of the classroom.
- 4. Results of the employers' survey measuring satisfaction with the program and the program's responsiveness to local school districts.
- Section 9. Effective upon becoming a law, paragraph (b) of subsection (1) of section 1007.27, Florida Statutes, is amended, and paragraph (d) is added to subsection (2), to read:
 - 1007.27 Articulated acceleration mechanisms.
- 516 (1)

- (b) The State Board of Education and the Board of Governors shall identify Florida College System institutions and state universities or a national consortium to develop courses that align with s. 1007.25 for students in secondary education and provide the training required under s. 1007.35(6).
 - (2)
- (d) The department may join or establish a national consortium as an alternative method to develop and implement advanced courses that align with s. 1007.25.

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Section 10. Paragraphs (a) and (c) of subsection (6) of section 1008.25, Florida Statutes, are amended to read:

1008.25 Public school student progression; student support; coordinated screening and progress monitoring; reporting requirements.—

- (6) MATHEMATICS DEFICIENCY AND PARENTAL NOTIFICATION.-
- (a) Any student in a Voluntary Prekindergarten Education Program provided by a public school who exhibits a substantial deficiency in early mathematics skills and any student in kindergarten through grade 4 who exhibits a substantial deficiency in mathematics or the characteristics of dyscalculia based upon screening, diagnostic, progress monitoring, or assessment data; statewide assessments; or teacher observations must:
- 1. Immediately following the identification of the mathematics deficiency, be provided systematic and explicit mathematics instruction to address his or her specific deficiencies through either:
- a. Daily targeted small group mathematics intervention based on student need; or
- b. Supplemental, evidence-based mathematics interventions before or after school, or both, delivered by a highly qualified teacher of mathematics or a trained tutor, as defined by the State Board of Education.
 - 2. The performance of a student receiving mathematics

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instruction under subparagraph 1. must be monitored, and instruction must be adjusted based on the student's need.

- 3. The department shall provide a list of state examined and approved mathematics intervention programs, curricula, and high-quality supplemental materials that may be used to improve a student's mathematics deficiencies. In addition, the department shall work, at a minimum, with the Florida Center for Mathematics and Science Education Research established in s. 1004.86 to disseminate information to school districts and teachers on effective evidence-based explicit mathematics instructional practices, strategies, and interventions.
- 4. A school may not wait for a student to receive a failing grade at the end of a grading period or wait until a plan under paragraph (4)(b) is developed to identify the student as having a substantial mathematics deficiency and initiate intensive mathematics interventions. In addition, a school may not wait until an evaluation conducted pursuant to s. 1003.57 is completed to provide appropriate, evidence-based interventions for a student whose parent submits documentation from a professional licensed under chapter 490 which demonstrates that the student has been diagnosed with dyscalculia. Such interventions must be initiated upon receipt of the documentation and based on the student's specific areas of difficulty as identified by the licensed professional.
 - 5. The mathematics proficiency of a student receiving

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additional mathematics supports must be monitored and the intensive interventions must continue until the student demonstrates grade level proficiency in a manner determined by the district, which may include achieving a Level 3 on the statewide, standardized Mathematics assessment. The State Board of Education shall identify by rule guidelines for determining whether a student in a Voluntary Prekindergarten Education Program has a deficiency in early mathematics skills or a student in kindergarten through grade 4 has a substantial deficiency in mathematics.

For the purposes of this subsection, a Voluntary Prekindergarten Education Program student is deemed to exhibit a substantial deficiency in mathematics skills based upon the results of the midyear or final administration of the coordinated screening and progress monitoring under subsection (9).

- (c) The parent of a student who exhibits a substantial deficiency in mathematics, as described in paragraph (a), must be immediately notified in writing of the following:
- 1. That his or her child has been identified as having a substantial deficiency in mathematics, including a description and explanation, in terms understandable to the parent, of the exact nature of the student's difficulty in learning and lack of achievement in mathematics.
 - 2. A description of the current services that are provided

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601 to the child.

- 3. A description of the proposed intensive interventions and supports that will be provided to the child that are designed to remediate the identified area of mathematics deficiency.
- 4. Strategies, including multisensory strategies and programming, through a home-based plan the parent can use in helping his or her child succeed in mathematics. The home-based plan must provide access to the resources identified in paragraph (d).
- 5. Information about the student's eligibility for the New Worlds Scholarship Accounts under s. 1002.411 and the New Worlds Tutoring Program under s. 1008.366.

After the initial notification, the school shall apprise the parent at least monthly of the student's progress in response to the intensive interventions and supports. Such communications must be in writing and must explain any additional interventions or supports that will be implemented to accelerate the student's progress if the interventions and supports already being implemented have not resulted in improvement. Upon the request of the parent, the teacher or school administrator shall meet to discuss the student's progress. The parent may request more frequent notification of the student's progress, more frequent interventions or supports, and earlier implementation of the

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additional interventions or supports described in the initial notification.

Section 11. Subsection (8) of section 1008.365, Florida Statutes, is amended to read:

1008.365 Reading Achievement Initiative for Scholastic Excellence $\mbox{Act.}-$

- (8) As part of the RAISE Program, the department shall establish a tutoring program and develop training in effective reading tutoring practices and content, based on evidence-based practices grounded in the science of reading and aligned to the English Language Arts standards under s. 1003.41, which prepares eligible high school students to tutor students in kindergarten through grade 3 in schools identified under this section, instilling in those students a love of reading and improving their literacy skills.
- (a) To be eligible to participate in the tutoring program, a high school student must be a rising junior or senior who has a cumulative grade point average of 3.0 or higher, has no history of out-of-school suspensions or expulsions, is on track to complete all core course requirements to graduate, and has written recommendations from at least two of his or her present or former high school teachers of record or extracurricular activity sponsors.
- (b) School districts that wish to participate in the tutoring program must recruit, train, and deploy eligible high

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school students using the materials developed under this section. Tutoring must occur during or after the school day on school district property in the presence and under the supervision of instructional personnel who are school district employees. A parent must give written permission for his or her child to receive tutoring through the program.

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- Tutoring may be part of a service-learning course adopted pursuant to s. 1003.497. Students may earn up to three elective credits for high school graduation based on the verified number of hours the student spends tutoring under the program. The hours of volunteer service must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and an administrator or designee of the school in which the tutoring occurred. The Unpaid hours that a high school student devotes to tutoring may be counted toward meeting community service requirements for high school graduation and community service requirements for participation in the Florida Bright Futures Scholarship Program as provided in s. 1003.497(3)(b). The department shall designate a high school student who provides at least 75 verified hours of tutoring under the program as a New Worlds Scholar and award the student with a pin indicating such designation.
- (d) School districts participating in the tutoring program may provide a stipend to instructional personnel and high school students serving as tutors for after-school tutoring.

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676	Section 12. Paragraph (b) of subsection (1) of section
677	1008.366, Florida Statutes, is amended to read:
678	1008.366 The New Worlds Tutoring Program.—
679	(1) The New Worlds Tutoring Program is created to support
680	school districts and schools in improving student achievement in
681	reading and mathematics by:
682	(b) Providing best practice guidelines for mathematics
683	tutoring in alignment with Florida's Benchmarks for Excellent
684	Student Thinking (B.E.S.T.) Standards for mathematics in
685	consultation with the Office of Mathematics and Sciences.
686	Section 13. Paragraph (a) of subsection (1) of section
687	1011.58, Florida Statutes, is amended to read:
688	1011.58 Procedures for legislative budget requests for the
689	Florida School for Competitive Academics.—
690	(1) (a) The legislative budget request of the Florida
691	School for Competitive Academics established in s. 1002.351 must
692	be prepared using the same format, procedures, and timelines
693	required for the submission of the legislative budget request of
694	the Department of Education.
695	Section 14. Section 1012.07, Florida Statutes, is amended
696	to read:
697	1012.07 Identification of high-demand critical teacher
698	<u>needs</u> shortage areas.—
699	The term "high-demand critical teacher needs shortage area"
700	means high-need content areas and high-priority location areas

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CODING: Words stricken are deletions; words underlined are additions.

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identified by the State Board of Education. The State Board of Education shall adopt rules pursuant to ss. 120.536(1) and 120.54 necessary to annually identify high-demand critical teacher needs shortage areas. The state board must consider current and emerging educational requirements and workforce demands in determining high-demand eritical teacher needs shortage areas. School grade levels may also be designated critical teacher shortage areas. Individual district school boards may identify and submit other high-demand critical teacher needs shortage areas. Such submissions must be aligned to current and emerging educational requirements and workforce demands in order to be approved by the State Board of Education. High-priority location areas must be in high-density, loweconomic urban schools; low-density, low-economic rural schools; and schools that earned a grade of "F" or three consecutive grades of "D" pursuant to s. 1008.34. The State Board of Education shall develop strategies to address high-demand critical teacher needs shortage areas.

Section 15. Paragraph (c) of subsection (1) of section 1012.22, Florida Statutes, is amended to read:

- 1012.22 Public school personnel; powers and duties of the district school board.—The district school board shall:
- (1) Designate positions to be filled, prescribe qualifications for those positions, and provide for the appointment, compensation, promotion, suspension, and dismissal

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of employees as follows, subject to the requirements of this chapter:

(c) Compensation and salary schedules.-

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- 1. Definitions.—As used in this paragraph:
- a. "Adjustment" means an addition to the base salary schedule that is not a bonus and becomes part of the employee's permanent base salary and shall be considered compensation under s. 121.021(22).
- b. "Grandfathered salary schedule" means the salary schedule or schedules adopted by a district school board before July 1, 2014, pursuant to subparagraph 4.
- c. "Instructional personnel" means instructional personnel as defined in s. 1012.01(2)(a)-(d), excluding substitute teachers.
- d. "Performance salary schedule" means the salary schedule or schedules adopted by a district school board pursuant to subparagraph 5.
- e. "Salary schedule" means the schedule or schedules used to provide the base salary for district school board personnel.
- f. "School administrator" means a school administrator as defined in s. 1012.01(3)(c).
- g. "Supplement" means an annual addition to the base salary for the term of the negotiated supplement as long as the employee continues his or her employment for the purpose of the supplement. A supplement does not become part of the employee's

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continuing base salary but shall be considered compensation under s. 121.021(22).

- 2. Cost-of-living adjustment.—A district school board may provide a cost-of-living salary adjustment if the adjustment:
- a. Does not discriminate among comparable classes of employees based upon the salary schedule under which they are compensated.
- b. Does not exceed 50 percent of the annual adjustment provided to instructional personnel rated as effective.
- 3. Advanced degrees.—A district school board may use advanced degrees in setting a salary schedule for instructional personnel or school administrators if the advanced degree is held in the individual's area of certification.
 - 4. Grandfathered salary schedule.-
- a. The district school board shall adopt a salary schedule or salary schedules to be used as the basis for paying all school employees hired before July 1, 2014. Instructional personnel on annual contract as of July 1, 2014, shall be placed on the performance salary schedule adopted under subparagraph 5. Instructional personnel on continuing contract or professional service contract may opt into the performance salary schedule if the employee relinquishes such contract and agrees to be employed on an annual contract under s. 1012.335. Such an employee shall be placed on the performance salary schedule and may not return to continuing contract or professional service

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contract status. Any employee who opts into the performance salary schedule may not return to the grandfathered salary schedule.

- b. In determining the grandfathered salary schedule for instructional personnel, a district school board must base a portion of each employee's compensation upon performance demonstrated under s. 1012.34 and shall provide differentiated pay for both instructional personnel and school administrators based upon district-determined factors, including, but not limited to, additional responsibilities, school demographics, high-demand teacher needs critical shortage areas, and level of job performance difficulties.
- 5. Performance salary schedule.—By July 1, 2014, the district school board shall adopt a performance salary schedule that provides annual salary adjustments for instructional personnel and school administrators based upon performance determined under s. 1012.34. Employees hired on or after July 1, 2014, or employees who choose to move from the grandfathered salary schedule to the performance salary schedule shall be compensated pursuant to the performance salary schedule once they have received the appropriate performance evaluation for this purpose.
- a. Base salary.—The base salary shall be established as follows:
 - (I) The base salary for instructional personnel or school

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administrators who opt into the performance salary schedule shall be the salary paid in the prior year, including adjustments only.

- (II) Instructional personnel or school administrators new to the district, returning to the district after a break in service without an authorized leave of absence, or appointed for the first time to a position in the district in the capacity of instructional personnel or school administrator shall be placed on the performance salary schedule.
- b. Salary adjustments.—Salary adjustments for highly effective or effective performance shall be established as follows:
- (I) The annual salary adjustment under the performance salary schedule for an employee rated as highly effective must be at least 25 percent greater than the highest annual salary adjustment available to an employee of the same classification through any other salary schedule adopted by the district.
- (II) The annual salary adjustment under the performance salary schedule for an employee rated as effective must be equal to at least 50 percent and no more than 75 percent of the annual adjustment provided for a highly effective employee of the same classification.
- (III) A salary schedule shall not provide an annual salary adjustment for an employee who receives a rating other than highly effective or effective for the year.

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c. Salary supplements.—In addition to the salary adjustments, each district school board shall provide for salary supplements for activities that must include, but are not limited to:

(I) Assignment to a Title I eligible school.

- (II) Assignment to a school that earned a grade of "F" or three consecutive grades of "D" pursuant to s. 1008.34 such that the supplement remains in force for at least 1 year following improved performance in that school.
- teacher needs shortage areas. Statewide high-demand critical teacher needs shortage areas shall be identified by the State Board of Education under s. 1012.07. However, the district school board may identify other areas of high-demand needs critical shortage within the school district for purposes of this sub-sub-subparagraph and may remove areas identified by the state board which do not apply within the school district.
 - (IV) Assignment of additional academic responsibilities.

If budget constraints in any given year limit a district school board's ability to fully fund all adopted salary schedules, the performance salary schedule shall not be reduced on the basis of total cost or the value of individual awards in a manner that is proportionally greater than reductions to any other salary schedules adopted by the district. Any compensation for

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longevity of service awarded to instructional personnel who are on any other salary schedule must be included in calculating the salary adjustments required by sub-subparagraph b.

Section 16. Section 1012.315, Florida Statutes, is amended to read:

1012.315 Screening standards.-

- (1) A person is ineligible for educator certification or employment in any position that requires direct contact with students in a district school system, a charter school, or a private school that participates in a state scholarship program under chapter 1002, which includes being an owner or operator of a private school that participates in a scholarship program under chapter 1002, if the person:
- $\underline{\text{(a)}}$ Is on the disqualification list maintained by the department under s. 1001.10(4)(b);
- $\underline{\text{(b)}}$ Is registered as a sex offender as described in 42 U.S.C. s. 9858f(c)(1)(C);
- (c) (3) Is ineligible based on a security background investigation under s. 435.04(2). Beginning January 1, 2025, or a later date as determined by the Agency for Health Care Administration, The Agency for Health Care Administration shall determine the eligibility of employees in any position that requires direct contact with students in a district school system, a charter school, or a private school that participates in a state scholarship program under chapter 1002;

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376	$\underline{\text{(d)}}$ (4) Would be ineligible for an exemption under s.
377	435.07(4)(c); or
378	(e) (5) Has been convicted or found guilty of, has had
379	adjudication withheld for, or has pled guilty or nolo contendere
380	to:
381	1(a) Any criminal act committed in another state or under
382	federal law which, if committed in this state, constitutes a
383	disqualifying offense under s. 435.04(2).
384	2(b) Any delinquent act committed in this state or any
385	delinquent or criminal act committed in another state or under
386	federal law which, if committed in this state, qualifies an
387	individual for inclusion on the Registered Juvenile Sex Offender
388	List under s. 943.0435(1)(h)1.d.
389	(2) Persons who apply for certification or employment are
390	governed by the law and rules in effect at the time of
391	application for issuance of the initial certificate or
392	employment, provided that continuity of certificates or
393	employment is maintained.
394	Section 17. Paragraph (b) of subsection (2) of section
395	1012.586, Florida Statutes, is amended to read:
396	1012.586 Additions or changes to certificates; duplicate
397	certificates; reading endorsement pathways
398	(2)
399	(b) As part of adopting a pathway pursuant to paragraph
900	(a), the department shall review the competencies for the

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reading endorsement and subject area examinations for educator certificates identified pursuant to s. 1012.585(3)(f) for alignment with evidence-based instructional and intervention strategies rooted in the science of reading and identified pursuant to s. 1001.215(7) and recommend changes to the State Board of Education. Recommended changes must address identification of the characteristics of conditions such as dyslexia or dyscalculia, implementation of evidence-based classroom instruction and interventions, including evidence-based reading or mathematics instruction and interventions specifically for students with characteristics of dyslexia or dyscalculia, and effective progress monitoring. By July 1, 2023, each school district reading endorsement add-on program must be resubmitted for approval by the department consistent with this paragraph.

Section 18. Section 1012.77, Florida Statutes, is amended to read:

- 1012.77 Christa McAuliffe Ambassador for Education Program.—
- (1) The Legislature recognizes that Florida continues to face teacher shortages and that fewer young people consider teaching as a career. It is the intent of the Legislature to promote the positive and rewarding aspects of being a teacher, to encourage more individuals to become teachers, and to provide annual sabbatical support for outstanding Florida teachers to

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serve as goodwill ambassadors for education. The Legislature further wishes to honor the memory of Christa McAuliffe, who epitomized the challenge and inspiration that teaching can be.

- (2) The Christa McAuliffe Ambassador for Education Program is established to provide salary, travel, and other related expenses annually for an outstanding Florida teacher to promote the positive aspects of teaching as a career. The goals of the program are to:
- (a) Enhance the stature of teachers and the teaching profession.
- (b) Promote the importance of quality education and teaching for our future.
- (c) Inspire and attract talented people to become teachers.
- (d) Provide information regarding Florida's scholarship and loan programs related to teaching.
- (e) Promote the teaching profession within community and business groups.
- (f) Provide information to retired military personnel and other individuals who might consider teaching as a second career.
- (g) Work with and represent the Department of Education, as needed.
- (h) Work with and encourage the efforts of school and district teachers of the year.

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(i) Support the activities of the Florida Future Educator of America Program.

(j) Represent Florida teachers at business, trade, education, and other conferences and meetings.

- (k) Promote the teaching profession in other ways related to the teaching responsibilities, background experiences, and aspirations of the Ambassador for Education.
- (3) The Teacher of the Year shall serve as the Ambassador for Education. If the Teacher of the Year is unable to serve as the Ambassador for Education, the first runner-up shall serve in his or her place. The Department of Education shall establish application and selection procedures for determining an annual teacher of the year. Applications and selection criteria shall be developed and distributed annually by the Department of Education to all eligible entities identified in subsection (4) school districts. The Commissioner of Education shall establish a selection committee which assures representation from teacher organizations, administrators, and parents to select the Teacher of the Year and Ambassador for Education from among the district teachers of the year.
- (4) Eligible entities to submit to the Department of Education a nominee for the Teacher of the Year and Ambassador for Education are:
- (a) Florida school districts, including lab schools as defined in s. 1002.32.

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	(b)	Cł	nart	ter	school	l cor	ısort	ia	with	at	lea	ıst	30	memk	<u>ber</u>
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- (5) (a) (4) (a) The Commissioner of Education shall pay an annual salary, fringe benefits, travel costs, and other costs associated with administering the program.
- (b) The Ambassador for Education shall serve for 1 year, from July 1 to June 30, and shall be assured of returning to his or her teaching position upon completion of the program. The ambassador will not have a break in creditable or continuous service or employment for the period of time in which he or she participates in the program.
- Section 19. Except as otherwise expressly provided in this act, and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1, 2025.