1 A bill to be entitled 2 An act relating to education; amending s. 1002.33, 3 F.S.; providing that specified provisions relating to 4 facilities apply to schools of hope of distinction; 5 amending s. 1002.333, F.S.; revising and providing 6 definitions; providing that schools of hope of 7 distinction have the right to locate or co-locate with 8 other public schools in certain facilities beginning 9 on a specified date; requiring specified services to 10 be provided to schools of hope of distinction at no 11 cost; providing school district requirements; deleting 12 specified requirements for schools of hope; amending s. 1013.31, F.S.; requiring the Department of 13 14 Education to selectively audit specified surveys from school districts and Florida College System 15 16 institutions; requiring the State Board of Education to adopt specified rules relating to such audits; 17 providing an effective date. 18 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Paragraph (e) of subsection (18) of section Section 1. 23 1002.33, Florida Statutes, is amended to read: 1002.33 Charter schools.-24 25 (18) FACILITIES.-

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26 If a district school board facility or property is (e) 27 available because it is surplus, marked for disposal, or 28 otherwise unused, it must shall be provided for a charter 29 school's use on the same basis as it is made available to other 30 public schools in the district. A charter school receiving 31 property from the sponsor may not sell or dispose of such 32 property without written permission of the sponsor. Similarly, 33 for an existing public school converting to charter status or a school of hope of distinction, no rental or leasing fee for the 34 35 existing facility or for the property normally inventoried to 36 the conversion school may be charged by the district school 37 board to those the parents and teachers organizing the charter 38 school. The charter school shall agree to a reasonable 39 maintenance schedule provisions in order to maintain the facility in a manner similar to district school board standards. 40 41 The Public Education Capital Outlay maintenance funds or any 42 other maintenance funds generated by the facility operated as a 43 charter conversion school or a school of hope of distinction 44 shall remain with the conversion school. 45 Section 2. Paragraph (c) of subsection (1), paragraph (a) 46 of subsection (6), and subsection (7) of section 1002.333, Florida Statutes, are amended, and paragraph (e) is added to 47 subsection (1) of that section, to read: 48 1002.333 Persistently low-performing schools.-49 50 (1) DEFINITIONS.-As used in this section, the term:

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"Persistently low-performing school" means a school 51 (C) 52 that falls into one of the following categories: 53 1. A school that Has earned three grades lower than a "C," pursuant to s. 1008.34, in at least 3 of the previous 5 years 54 55 that the school received a grade and has not earned a grade of "B" or higher in the most recent 2 school years; , and 56 57 2. A school that Was closed pursuant to s. 1008.33(4) within 2 years after the submission of a notice of intent; or 58 59 3. Is in the bottom 10 percent of schools statewide for 60 student performance on the grade 3 statewide, standardized English Language Arts assessment or the grade 4 statewide, 61 62 standardized mathematics assessment in at least 2 of the 63 previous 3 years. "School of hope of distinction" means a school of hope 64 (e) 65 that has not received a grade lower than a "B," pursuant to s. 66 1008.34, in at least 2 consecutive school years of published 67 test scores. 68 STATUTORY AUTHORITY.-(6) 69 A school of hope or a nonprofit entity that operates (a) 70 more than one school of hope through a performance-based 71 agreement with a school district may be designated as a local 72 education agency by the department, if requested, for the purposes of receiving federal funds and, in doing so, accepts 73 74 the full responsibility for all local education agency 75 requirements and the schools for which it will perform local Page 3 of 9

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76 education agency responsibilities. 77 1. A nonprofit entity designated as a local education 78 agency may directly report its students to the department in 79 accordance with the definitions in s. 1011.61 and pursuant to 80 the department's procedures and timelines. Students enrolled in a school established by a hope 81 2. 82 operator designated as a local educational agency are not 83 eligible students for purposes of calculating the district grade pursuant to s. 1008.34(5). 84 85 (7) FACILITIES.-(a) For purposes of this subsection, the term: 86 87 1. "Underused facility" means a facility with surplus capacity on the department's current annual Vacant and Underused 88 89 Facilities Report. 90 "Unused, vacant, or surplus facility" means an entire 2. 91 facility that is not used or is used irregularly or 92 intermittently by the school district for instructional or 93 program use. 94 (b) (a) A school of hope shall use facilities that comply 95 with the Florida Building Code, except for the State 96 Requirements for Educational Facilities. Beginning June 1, 2027, 97 a school of hope of distinction has the right to locate in any unused, vacant, or surplus facility or one marked for disposal 98 pursuant to s. 1002.33(18) or to co-locate with another public 99 school in any underused facility and use all or part of such 100

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101 facility if the combined total enrollment of the schools does 102 not exceed such facility's capacity. The use, operation, and 103 maintenance of such facility, including all facility-related 104 noninstructional services such as school lunch services, must be 105 provided at no cost to the school of hope of distinction. The school district shall share such facilities equitably based on 106 107 the relative enrollment of the schools. A school of hope that 108 uses school district facilities must comply with the State 109 Requirements for Educational Facilities only if the school 110 district and the hope operator have entered into a mutual 111 management plan for the reasonable maintenance of such 112 facilities. The mutual management plan shall contain a provision by which the district school board agrees to maintain the school 113 114 facilities in the same manner as its other public schools within 115 the district. The local governing authority may shall not adopt or impose any local building requirements or site-development 116 117 restrictions, such as parking and site-size criteria, student 118 enrollment, and occupant load, that are addressed by and more 119 stringent than those found in the State Requirements for 120 Educational Facilities of the Florida Building Code. A local 121 governing authority must treat schools of hope equitably in 122 comparison to similar requirements, restrictions, and site planning processes imposed upon public schools. The agency 123 124 having jurisdiction for inspection of a facility and issuance of 125 a certificate of occupancy or use shall be the local

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municipality or, if in an unincorporated area, the county governing authority. If an official or employee of the local governing authority refuses to comply with this paragraph, the aggrieved school or entity has an immediate right to bring an action in circuit court to enforce its rights by injunction. An aggrieved party that receives injunctive relief may be awarded reasonable attorney fees and court costs.

133 (c) (b) Any facility, or portion thereof, used to house a school of hope shall be exempt from ad valorem taxes pursuant to 134 135 s. 196.1983. Library, community service, museum, performing arts, theater, cinema, church, Florida College System 136 137 institution, college, and university facilities may provide space to schools of hope within their facilities under their 138 139 preexisting zoning and land use designations without obtaining a 140 special exception, rezoning, or a land use change.

141 <u>(d) (c)</u> School of hope facilities are exempt from 142 assessments of fees for building permits, except as provided in 143 s. 553.80; fees for building and occupational licenses; impact 144 fees or exactions; service availability fees; and assessments 145 for special benefits.

146 <u>(e) (d)</u> No later than January 1, the department shall 147 annually provide to school districts a list of all underused 148 <u>facilities and unused</u>, vacant, or surplus facilities owned or 149 operated by the school district as reported in the Florida 150 Inventory of School Houses. A school district may provide

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151 evidence to the department that the list contains errors or 152 omissions within 30 days after receipt of the list. By each 153 April 1, the department shall update and publish a final list of 154 all underused facilities and unused, vacant, or surplus 155 facilities owned or operated by each school district, based upon updated information provided by each school district. Beginning 156 157 August 1, 2026, a hope operator opening establishing a school of hope of distinction on or after June 1, 2027, or operating a 158 159 school of hope of distinction after June 1, 2027, may submit to 160 a school district a notice of intent to use, and the school 161 district must execute an agreement authorizing the use of, an 162 educational facility identified in this paragraph at no cost 163 pursuant to rules of the State Board of Education or at a mutually agreeable cost not to exceed \$600 per student. A hope 164 165 operator using a facility pursuant to this paragraph may not 166 sell or dispose of such facility without the written permission 167 of the school district. For purposes of this paragraph, the term 168 "underused, vacant, or surplus facility" means an entire 169 facility or portion thereof which is not fully used or is used 170 irregularly or intermittently by the school district for 171 instructional or program use. 172 Section 3. Paragraph (c) of subsection (1) of section 1013.31, Florida Statutes, is amended to read: 173 174 1013.31 Educational plant survey; need assessment 175 criteria; PECO project funding.-

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176 At least every 5 years, each Florida College System (1)177 institution and state university board shall arrange for an 178 educational plant survey, to aid in formulating plans for 179 housing the educational program and student population, faculty, 180 administrators, staff, and auxiliary and ancillary services of the district or campus, including consideration of the local 181 182 comprehensive plan. The Department of Education shall document 183 the need for additional career and adult education programs and the continuation of existing programs before facility 184 185 construction or renovation related to career or adult education may be included in the educational plant survey of a school 186 187 district or Florida College System institution that delivers 188 career or adult education programs. Information used by the 189 Department of Education to establish facility needs must 190 include, but need not be limited to, labor market data, needs 191 analysis, and information submitted by the Florida College 192 System institution.

193 Review and validation.-The Department of Education (C) 194 shall review, and validate, and selectively audit the surveys of 195 school districts and Florida College System institutions, and 196 the Chancellor of the State University System shall review and 197 validate the surveys of universities, and any amendments thereto for compliance with the requirements of this chapter and shall 198 recommend those in compliance for approval by the State Board of 199 Education or the Board of Governors, as appropriate. The 200

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201	commissioner may condition the receipt of fixed capital outlay
202	funds provided from general revenue or from state trust funds by
203	district school boards until such time as the district school
204	board submits a survey that accurately projects facilities needs
205	as indicated by the Florida Inventory of School Houses, as
206	compared with the district's capital outlay full-time equivalent
207	enrollment, as determined by the department. The State Board of
208	Education shall adopt rules to determine the frequency and scope
209	of such audit. It is the intent of the Legislature to ensure
210	transparency as it relates to the use of such facilities.
211	Section 4. This act shall take effect July 1, 2025.

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