LRBb0405/P1 KRP/FFK/ARG/MDK:cjs

1	Section 1475. 115.455 of the statutes is repealed.
2	Section 1476. 115.745 (1) of the statutes is renumbered 115.745 (1) (intro.) and
3	amended to read:
4	115.745 (1) (intro.) A school board, a cooperative educational service agency
5	or an agency determined by the state superintendent to be eligible for designation
6	under 42 USC 9836 as a head start agency, in conjunction with a tribal education
7	authority, may apply to the department for a any of the following grants:
8	(a) A grant for the purpose of supporting innovative, effective instruction in one
9	or more American Indian languages.
10	Section 1477. 115.745 (1) (b) of the statutes is created to read:
11	115.745 (1) (b) Beginning in the 2020-21 school year, a 2-year grant to develop
12	implement, and provide American Indian heritage, language, and cultura
13	instruction programs for children participating in head start programs and for
14	pupils in grades kindergarten to 2.
15	Section 1478. 115.745 (2) of the statutes is renumbered 115.745 (2) (a).
16	Section 1479. 115.745 (2) (b) of the statutes is created to read:
17	115.745 (2) (b) The department may contract with and, from the appropriation
18	$under\ s.\ 20.255\ (1)\ (kt), pay\ the\ Great\ Lakes\ Inter-Tribal\ Council,\ Inc.,\ to\ implement$
19	and administer the grant programs under this section.
20	Section 1480. 115.77 (1) of the statutes is amended to read:
21	115.77 (1) In sub. (1m) (a) to (d), except as provided in s. 118.51 (12) (b), if a child
22	with a disability is attending a public school in a nonresident school district under
23	s. 118.50 , 118.51 , or 121.84 (1) (a) or (4), "local educational agency" means the school
24	district that the child is attending.
25	Section 1481. 115.79 (1) (b) of the statutes is amended to read:

1	115.79 (1) (b) An educational placement is provided to implement a child's
2	individualized education program. Except as provided in s. 118.51 (12) (b), if a child
3	with a disability is attending a public school in a nonresident school district under
4	s. 118.50, 118.51, or 121.84 (1) (a) or (4), the school board of the school district that
5	the child is attending shall provide an educational placement for the child and shall
6	pay tuition charges instead of the school district in which the child resides if required
7	by the placement.
8	Section 1482. 115.7915 (1) (a) of the statutes is renumbered 115.7915 (1) (an).
9	Section 1483. 115.7915 (1) (ac) of the statutes is created to read:
10	115.7915 (1) (ac) "Accrediting entity" has the meaning given in s. 118.60 (1)
11	(ab).
12	Section 1484. 115.7915 (1) (ag) of the statutes is created to read:
13	115.7915 (1) (ag) "Disqualified organization" means an accrediting
14	organization that is not an accrediting entity or a member of or otherwise sanctioned
15	by an accrediting entity.
16	Section 1485. 115.7915 (1) (ar) of the statutes is created to read:
17	115.7915 (1) (ar) "Preaccreditation" has the meaning given in s. 118.60 (1) (c).
18	Section 1486. 115.7915 (1) (aw) of the statutes is created to read:
19	115.7915 (1) (aw) "Preaccrediting entity" has the meaning given in s. 118.60
20	(1) (cm).
21	Section 1487. 115.7915 (2) (intro.) of the statutes is amended to read:
22	115.7915 (2) SCHOLARSHIP REQUIREMENTS. (intro.) Beginning in the 2016-17
23	school year, the department shall, subject to sub. (11), provide to a child with a
24	disability a scholarship under sub. (4m) (a) to attend an eligible school if all of the
25	following apply:

1	Section 1488. 115.7915 (2) (c) (intro.) of the statutes is created to read:
2	115.7915 (2) (c) (intro.) Any of the following applies to the eligible school:
3	Section 1489. 115.7915 (2) (c) of the statutes is renumbered 115.7915 (2) (c)
4	2. a. and amended to read:
5	115.7915 (2) (c) 2. a. The <u>For the 2019-20 school year, the</u> eligible school has
6	been either is approved as a private school by the state superintendent under s.
7	118.165 (2) or is accredited by AdvancED, Wisconsin Religious and Independent
8	Schools Accreditation, the Independent Schools Association of the Central States,
9	Wisconsin Evangelical Lutheran Synod School Accreditation, Wisconsin Association
10	of Christian Schools, National Lutheran School Accreditation, Christian Schools
11	International, Association of Christian Schools International, the diocese or
12	archdiocese within which the eligible school is located, or any other organization
13	recognized by the National Council for Private School Accreditation, as of the an
14	accrediting entity on August 1 preceding the school term for which the scholarship
15	is awarded, 2019.
16	SECTION 1490. 115.7915 (2) (c) 1. of the statutes is created to read:
17	115.7915 (2) (c) 1. The eligible school participates in a parental choice program
18	under s. 118.60 or 119.23 for the school year for which the scholarship is awarded.
19	Section 1491. 115.7915 (2) (c) 2. (intro.) of the statutes is created to read:
20	115.7915 (2) (c) 2. (intro.) If the eligible school participates in the program
21	under this section in the 2019-20 school year, all of the following apply to the eligible
22	school:
23	Section 1492. 115.7915 (2) (c) 2. b. of the statutes is created to read:
24	115.7915 (2) (c) 2. b. Beginning with the 2020 – 21 school year and in each school
25	year thereafter, if the eligible school continuously participates in the program under

1	this section, the eligible school complies with the accreditation requirements under
2	sub. (6m).
3	Section 1493. 115.7915 (2) (c) 2. c. of the statutes is created to read:

115.7915 (2) (c) 2. c. Beginning in the 2020–21 school year, if the eligible school does not participate in the program under this section in any school year, the eligible school participates in a parental choice program under s. 118.60 or 119.23 for the school year for which the scholarship is awarded.

Section 1494. 115.7915 (2) (i) of the statutes is created to read:

115.7915 (2) (i) 1. Except as provided in subd. 2., beginning on July 1, 2022, all of the eligible school's teachers have a teaching license or permit issued by the department, except that a teacher employed by the eligible school who teaches only courses in rabbinical studies is not required to hold a license or permit to teach issued by the department.

- 2. Any teacher employed by the eligible school on July 1, 2022, who has been teaching for at least the 5 consecutive years immediately preceding July 1, 2022, and who does not satisfy the requirements under subd. 1. on July 1, 2022, applies to the department on a form prepared by the department for a temporary, nonrenewable waiver from the requirements under subd. 1. The department shall promulgate rules to implement this subdivision, including the form of the application and the process by which the waiver application will be reviewed. The application form shall require the applicant to submit a plan for satisfying the requirements under subd.
- 1. No waiver granted under this subdivision is valid after July 1, 2027.
- **Section 1495.** 115.7915 (4c) of the statutes is repealed.

SECTION 1496. 115.7915 (4m) (a) 2. a. of the statutes is renumbered 115.7915 (4m) (a) 2. and amended to read:

115.7915 (4m) (a) 2. In the 2017-18 and 2018-19 school year years, the sum
of the scholarship amount under this paragraph for the previous school year; the
amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the
current school year, if positive; and the change in the amount of statewide categorical
aid per pupil between the previous school year and the current school year, as
determined under s. 118.40 (2r) (e) 2p., if positive.
Section 1497. 115.7915 (4m) (a) 2. b. of the statutes is repealed.
Section 1498. 115.7915 (4m) (a) 3. of the statutes is repealed.
Section 1499. 115.7915 (4m) (a) 4. of the statutes is created to read:
115.7915 (4m) (a) 4. Beginning in the 2019-20 school year, the sum of the
scholarship amount under this subdivision for the previous school year; the amount
of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school
year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a)
between the previous school year and the current school year, if positive.
SECTION 1500. 115.7915 (4m) (cm) of the statutes is repealed.
Section 1501. 115.7915 (4m) (f) 1. a. of the statutes is amended to read:
115.7915 (4m) (f) 1. a. Determine the sum of the amount paid for each child
number of pupils residing in the school district for whom a payment is made under
par. (a) in that school year.
Section 1502. 115.7915 (4m) (f) 1. b. of the statutes is created to read:
115.7915 (4m) (f) 1. b. Multiply the number of pupils under subd. 1. a. by the
per pupil amount calculated under par. (a) for that school year.
Section 1503. 115.7915 (4m) (f) 1. e. of the statutes is amended to read:
115.7915 (4m) (f) 1. e. Sum the amounts calculated under subd. 1. $\frac{a.}{a.}$ $\frac{b.}{a.}$, d., and
dh.

Section 1504. 115.7915 (4t) of the statutes is created to read:

115.7915 (4t) Tuition costs and other fees. (a) Beginning in the 2020–21 school year, a private school participating in the program under this section may not charge or receive any additional tuition payment for a child participating in the program under this section, other than the payments the school receives under subs. (4m) and (4p), if any of the following applies:

- 1. The child is enrolled in a grade from kindergarten to 8.
- 2. The child is enrolled in a grade from 9 to 12 and the child is a member of a family that has total family income that does not exceed an amount equal to 2.2 times the poverty line, as defined in 42 USC 9902 (2). The child's family income shall be determined as provided in par. (b).
- (b) 1. A private school participating in the program under this section shall determine whether the private school is prohibited from charging or receiving additional tuition for a child under par. (a) 2. The private school shall establish a process for accepting an appeal to the governing body of the private school of the determination made under this paragraph.
- 2. A private school participating in the program under this section shall obtain the names of the child's parents that reside in the same household as the child; whether and to whom the parents are married; the names of all of the other members of the child's family residing in the same household as the child; and the school year for which family income is being determined under this paragraph.
- 3. The department shall establish a process for a private school participating in the program under this section to use to determine whether the private school is prohibited from charging or receiving additional tuition for a child under par. (a) 2.
 - 4. For purposes of this paragraph and par. (a) 2., all of the following apply:

1	a. "Family income" means federal adjusted gross income of the parents residing
2	in the same household as the child for the tax year preceding the school year for which
3	family income is being determined under this paragraph.
4	b. Family income includes income of the child's parents.
5	c. Family income for a family in which the child's parents are married shall be
6	reduced by \$7,000 before the determination is made under this paragraph.
7	d. A child placed with a kinship care relative under s. 48.57 (3m), with a
8	long-term kinship care relative under s. 48.57 (3n), in a foster home licensed under
9	s. 48.62, or in a subsidized guardianship home under s. 48.623 is considered to have
10	no family income.
11	(c) 1. Subject to subd. 2., beginning in the 2020-21 school year, a private school
12	participating in the program under this section may recover the cost of providing any
13	of the following items or services to a child participating in the program under this
14	section through reasonable fees in an amount determined by the private school and
15	charged to the child:
16	a. Personal use items, such as uniforms, gym clothes, and towels.
17	b. Social and extracurricular activities if not necessary to the private school's
18	curriculum.
19	c. Musical instruments.
20	d. Meals consumed by children of the private school.
21	e. High school classes that are not required for graduation and for which no
22	credits toward graduation are given.
23	f. Transportation.
24	g. Before-school and after-school child care.

h. Room and board at the private school.

be exempt from such activities.

1	2. A private school participating in the program under this section may not
2	prohibit an eligible child from attending the private school, expel or otherwise
3	discipline the child, or withhold or reduce the child's grades because the child or the
4	child's parent cannot pay or has not paid fees charged under subd. 1.
5	Section 1505. 115.7915 (6) (L) of the statutes is created to read:
6	115.7915 (6) (L) Allow a child attending the private school under this section
7	to refrain from participating in any religious activity if the child's parent submits to
8	the child's teacher or the private school's principal a written request that the child

SECTION 1506. 115.7915 (6m) of the statutes is created to read:

115.7915 (6m) PRIVATE SCHOOL ACCREDITATION REQUIREMENTS. If a private school does not participate in a parental choice program under s. 118.60 or 119.23 as provided under sub. (2) (c) 1. or 2. c., all of the following apply to the private school:

- (a) If the private school is not accredited by an accrediting entity on August 1,2019, the private school shall do all of the following:
- 1. Obtain preaccreditation by a preaccrediting entity by August 1, 2020. The eligible school may apply for and seek to obtain preaccreditation from only one preaccrediting entity.
- 2. Apply for accreditation by an accrediting entity by December 31, 2020, and obtain accreditation by an accrediting entity by December 31, 2023.
- (b) If the private school is accredited by an accrediting entity to offer instruction in any elementary grade, but not any high school grade, and the private school seeks to offer instruction in any high school grade, the private school shall apply for accreditation by an accrediting entity by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall

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- obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.
- (c) If the private school is accredited by an accrediting entity to offer instruction in any high school grade, but not any elementary grade, and the private school seeks to offer instruction in any elementary grade, the private school shall apply for accreditation by an accrediting entity by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.
- (d) If the private school is accredited, the governing body of the private school shall ensure that the private school continuously maintains the accreditation from an accrediting entity as long as the private school continues to participate in the program under this section.
- (e) If the private school learns that an accrediting organization with which the private school is maintaining accreditation, as required under par. (d), is a disqualified organization, the private school shall immediately notify the department in writing of this fact and shall obtain accreditation from an accrediting entity no later than 3 years from the date on which the private school learns that the accrediting organization is a disqualified organization.
- (f) The governing body of the private school shall annually, by August 1, provide the department with evidence demonstrating that the private school remains accredited for the current school year as required under par. (d), and the governing

- body of the private school shall immediately notify the department if the private school's accreditation status changes.
 - (g) If a preaccrediting entity or accrediting entity determines during the preaccrediting or accrediting process that the private school does not meet all of the requirements under s. 118.165 (1), the preaccrediting entity or accrediting entity shall report that failure to the department.
 - (h) If the state superintendent determines that any of the following occurs, the state superintendent may issue an order barring the private school from participating in the program under this section in the following school year:
 - 1. The governing body of the private school does not comply with the requirements under par. (f).
 - 2. An application by the private school for preaccreditation or accreditation is denied by the preaccrediting entity or accrediting entity.
 - 3. The private school does not obtain preaccreditation by a preaccrediting entity or accreditation by an accrediting entity within the period allowed under par.

 (a), (b), (c), or (e).
 - (i) 1. If the state superintendent determines that the private school has failed to continuously maintain accreditation as required under par. (d), that the governing body of the private school has withdrawn the private school from the accreditation process, or that the private school's accreditation has been revoked, denied, or terminated by an accrediting entity, the state superintendent shall issue an order barring the private school's participation in the program under this section at the end of the current school year.
 - 2. A private school whose participation in the program under this section is barred under subd. 1. may not participate in the program under this section until the

1	governing body of the private school demonstrates to the satisfaction of the
2	department that the private school has obtained accreditation from any of the
3	following:
4	a. If the private school failed to continuously maintain accreditation, an
5	accrediting entity other than the entity with which the private school failed to
6	continuously maintain accreditation.
7	b. If the private school withdrew from the accreditation process, an accrediting
8	entity other than the entity from whose process the private school withdrew.
9	c. If the private school's accreditation was revoked, denied, or terminated, an
10	accrediting entity other than the entity that revoked, denied, or terminated the
11	private school's accreditation.
12	SECTION 1507. 115.7915 (8) (a) 5. of the statutes is created to read:
13	115.7915 (8) (a) 5. Failed to comply with the eligibility criteria under sub. (2)
14	(c).
15	SECTION 1508. 115.7915 (8) (a) 6. of the statutes is created to read:
16	115.7915 (8) (a) 6. Failed to comply with the requirement under sub. (6) (L).
17	SECTION 1509. 115.7915 (11) of the statutes is created to read:
18	115.7915 (11) Sunset. Beginning in the 2020-21 school year, the department
19	may not provide a scholarship under this section to a child with a disability to attend
20	a private school unless the child attended a private school under a scholarship under
21	this section in the 2019-20 school year. If the child does not attend a private school
22	under a scholarship under this section in any school year after the 2019-20 school
23	year, the department may not provide a scholarship under this section to the child
24	for any school year after that school year.

Section 1510. 115.881 (2) of the statutes is amended to read:

115.881 (2) For each child whose costs exceeded \$30,000 under sub. (1), the
department shall, from the appropriation under s. 20.255 (2) (bd), pay an eligible
applicant in the current school year an amount equal to 0.90 multiplied by that
portion of the cost costs under sub. (1) that exceeded \$30,000.
Section 1511. 115.881 (3) of the statutes is repealed.
SECTION 1512. 115.881 (4) of the statutes is repealed.
Section 1513. 115.883 of the statutes is repealed.
Section 1514. 115.884 (1) (intro.) of the statutes is amended to read:
115.884 (1) (intro.) In the 2016-17 2019-20 school year and each school year
thereafter, from the appropriation under s. 20.255 (2) (bf), the department shall
award an incentive grant in the amount of \$1,000 per individual determined under
sub. (3) to a school district, or to an operator of a charter school established under s.
$118.40 \ (2r) \ or \ (2x)_{5}$ that applies for a grant under this section and that if the school
district or operator demonstrates to the satisfaction of the department that the
individual satisfies all of the following criteria:
Section 1515. 115.884 (2) of the statutes is repealed.
SECTION 1516. 115.884 (3) of the statutes is created to read:
115.884 (3) The per individual grant amount under sub. (1) is the lesser of the
following:
(a) In each school year, the amount determined by dividing the amount
appropriated under s. 20.255 (2) (bf) for that school year by the total number of
individuals statewide for whom a grant will be awarded under sub. (1) in that school
year.
(b) One thousand five hundred dollars.

1	SECTION 1517. Subchapter VII (title) of chapter 115 [precedes 115.94] of the
2	statutes is created to read:
3	CHAPTER 115
4	SUBCHAPTER VII
5	OFFICE OF SCHOOL SAFETY
6	Section 1518. Subchapter VII (title) of chapter 115 [precedes 115.95] of the
7	statutes is renumbered subchapter VIII (title) of chapter 115 [precedes 115.95].
8	Section 1519. 115.957 of the statutes is created to read:
9	115.957 Bilingual-bicultural education supplemental aid. (1)
10	Beginning in the 2020-21 school year and annually thereafter, from the
11	appropriation under s. 20.255 (2) (cd), the department shall pay each school district
12	an amount equal to \$100 multiplied by the number of limited-English proficient
13	pupils enrolled in the school district in the previous school year for whom the school
14	board was not required to provide a bilingual-bicultural education program under
15	s. 115.97 in the previous school year.
16	(2) If the appropriation under s. $20.255(2)(cd)$ in any fiscal year is insufficient
17	to pay the full amount under sub. (1), the department shall prorate the payments to
18	school districts entitled to aid in that fiscal year.
19	SECTION 1520. 115.958 of the statutes is created to read:
20	115.958 Bilingual-bicultural education grants. (1) A school board or the
21	operator of a charter school established under s. 118.40 (2r) or (2x) may apply to the
22	department for a grant to support bilingual-bicultural education programs or other
23	educational programming for limited-English proficient pupils enrolled in the
24	school district or charter school.

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1	(2) Beginning in the 2020-21 school year, from the appropriation under s
2	20.255 (2) (cb), the department may award grants under sub. (1) to school districts
3	and charter schools established under s. 118.40 (2r) and (2x) in amounts determined
4	by the department.
5	(3) A school district or charter school established under s. 118.40 (2r) or (2x)
6	that receives a grant under this section shall use the grant moneys to develop,
7	implement, and provide bilingual-bicultural education programs or other
8	educational programming to meet the specific needs of limited-English proficient
9	pupils enrolled in the school district or charter school.
10	(4) The department may promulgate rules to implement and administer this
11	section.
12	SECTION 1521. 115.96 (1) of the statutes is renumbered 115.96 (1) (intro.) and
13	amended to read:
14	115.96 (1) COUNT OF LIMITED-ENGLISH PROFICIENT PUPILS. (intro.) Annually, on
15	or before March 1, each school board shall conduct a count of the limited-English
16	proficient pupils in the public schools of the district, assess the language proficiency
17	of such pupils, and classify such pupils by language group, grade level, age, and
18	English language proficiency. The department shall establish, by rule, 6
19	classifications of English language proficiency, of which the first classification is the
20	least proficient and the 6th classification is fully proficient.
21	SECTION 1522. 115.993 of the statutes is amended to read:
22	115.993 Report on bilingual-bicultural education. Annually, on or before

August 15, the school board of a district operating a bilingual-bicultural education

program under this subchapter shall report to the state superintendent the number

of pupils, including both limited-English proficient pupils and other pupils,

1	instructed the previous school year in bilingual-bicultural education programs, $\underline{\text{the}}$
2	number of eligible limited-English proficient pupils, as defined in s. 115.994 (1),
3	instructed the previous school year in bilingual-bicultural education programs, an
4	itemized statement on oath of all disbursements on account of the
5	bilingual-bicultural education program operated during the previous school year,
6	and a copy of the estimated budget for that program for the current school year.
7	Section 1523. 115.994 of the statutes is created to read:
8	115.994 Targeted aid program. (1) In this section, "eligible limited-English
9	proficient pupil" means a limited-English proficient pupil whose English language
10	proficiency is in one of the first 3 classifications established by the department, by
11	rule, under s. 115.96 (1).
12	(2) Beginning in the 2020-21 school year, from the appropriation under s.
13	20.255 (2) (ce), the department shall pay to each school district \$100 multiplied by
14	the number of eligible limited-English proficient pupils instructed the previous
15	school year in bilingual-bicultural education programs, as reported to the state
16	superintendent under s. 115.993.
17	(3) If the appropriation under s. $20.255(2)(ce)$ in any fiscal year is insufficient
18	to pay the full amount under sub. (2), the department shall prorate the payments
19	among the school districts eligible to receive aid under sub. (2).
20	Section 1524. Subchapter VIII (title) of chapter 115 [precedes 115.997] of the
21	statutes is renumbered subchapter IX (title) of chapter 115 [precedes 115.997].
22	SECTION 1525. Subchapter IX (title) of chapter 115 [precedes 115.999] of the
23	statutes is repealed.
24	Section 1526. 115.999 of the statutes is repealed.

Section 1527. 117.05 (1m) of the statutes is amended to read:

117.05 (1m) BOARD AND APPEAL PANEL MEETINGS. The state superintendent shall
set the time and place for meetings of the board under ss. 117.10 , 117.105 (2m) and
(4m), 117.12 (5), and 117.132 and for meetings of appeal panels under ss. 117.12 (4)
and 117.13.
SECTION 1528. 117.05 (2) (a) of the statutes is amended to read:

117.05 (2) (a) *Board*. The state superintendent shall appoint 7 members of the board to perform any review under ss. 117.10, 117.105 (2m) and (4m), 117.12 (5), and 117.132. The 7 members shall include the state superintendent or his or her designee on the board, 2 board members from school districts with small enrollments, 2 board members from school districts with medium enrollments, and 2 board members from school districts with large enrollments. Any action of the board under this chapter requires the affirmative vote of at least 4 of the 7 members appointed under this paragraph.

Section 1529. 117.05 (4) (a) (intro.) of the statutes is amended to read:

117.05 (4) (a) *Pending proceedings*. (intro.) A reorganization proceeding is pending from the date that a petition is filed under s. 117.105 (1) (a), 117.11 (2), or 117.12 (2) or a resolution is adopted under s. 117.08 (1), 117.09 (1), 117.10 (1), 117.105 (1) (b) or (4m), 117.13 (2), or 117.132 (2) until the date on which the latest of any of the following occurs:

Section 1530. 117.05 (4) (d) 1. of the statutes is amended to read:

117.05 (4) (d) 1. Except as provided in subd. 2., no petition may be filed or resolution adopted for the creation of a new school district under s. 117.105 (1) (a) or (b) before the 5th July 1 following the filing of a petition under s. 117.105 (1) (a) or the adoption of a resolution under s. 117.105 (1) (b) or the date of an order issued

1	under s. 117.105 (4m) (c) for any reorganization that includes any of the same
2	territory.
3	Section 1531. 117.05 (9) (a) 1m. of the statutes is repealed.
4	SECTION 1532. 117.105 (4m) of the statutes is repealed.
5	Section 1533. 117.20 (1) (a) of the statutes is amended to read:
6	117.20 (1) (a) Except as provided in par. (b), if a referendum is required under
7	ss. 117.08 to 117.11, it shall be held on the Tuesday after the first Monday in
8	November following receipt of the petition or adoption of the resolution under s.
9	$117.08(3)(a), 117.09(3)(a), 117.10(3)(a)or117.11(4)(a). \ \ If a \ referendum \ is \ required$
10	under s. $117.105(3)$, it shall be held on the Tuesday after the first Monday in the 2nd
11	November following receipt of the petition or adoption of the resolution under s.
12	117.105(1). If a referendum is required under s. $117.105(4m)$, it shall be held on the
13	Tuesday after the first Monday in November following the date an order is issued by
14	the board under s. 117.105 (4m) (c).
15	SECTION 1534. 117.22 (2) (bm) of the statutes is amended to read:
16	117.22 (2) (bm) If an order of reorganization is issued under s. 117.105 , the first
17	election of school board members shall be held at the spring election following the
18	referendum under s. 117.105 (3) or $(4m)$.
19	SECTION 1535. 118.017 (1) (a) of the statutes is amended to read:
20	118.017 (1) (a) Those programs established under subch. VII VIII of ch. 115
21	where instruction shall be in the English language and in the non-English language and non-English l
22	of the bilingual-bicultural education program.
23	SECTION 1536. 118.125 (4) of the statutes is amended to read:
24	118.125 (4) Transfer of records. No later than the next working day, a school
25	district, and a private school participating in the program under s. 118.60 or in the

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program under s. 119.23, and the governing body of a private school that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 shall transfer to another school, including a private or tribal school, or school district all pupil records relating to a specific pupil if the transferring school district or private school has received written notice from the pupil if he or she is an adult or his or her parent or guardian if the pupil is a minor that the pupil intends to enroll in the other school or school district or written notice from the other school or school district that the pupil has enrolled or from a court that the pupil has been placed in a juvenile correctional facility, as defined in s. 938.02 (10p), or a secured residential care center for children and youth, as defined in s. 938.02 (15g). In this subsection, "school" and "school district" include any juvenile correctional facility, secured residential care center for children and youth, adult correctional institution, mental health institute, or center for the developmentally disabled that provides an educational program for its residents instead of or in addition to that which is provided by public, private, and tribal schools.

Section 1537. 118.163 (4) of the statutes is amended to read:

118.163 (4) A person who is under 17 years of age a minor on the date of disposition is subject to s. 938.342.

Section 1538. 118.19 (1) of the statutes is amended to read:

118.19 (1) Except as provided in subs. (1b) and (1c) and s. 118.40 (8) (b) 1. and 2., any person seeking to teach in a public school, including a charter school, or in a school or institution operated by a county or the state, in a private school participating in a parental choice program under s. 118.60 or 119.23, or in a private

school participating in the program under s. 115.7915 shall first procure a license or permit from the department.

Section 1539. 118.19 (1b) of the statutes is amended to read:

118.19 (**1b**) An individual may teach an online course in a subject and level in a public school, including a charter school, in a private school participating in a parental choice program under s. 118.60 or 119.23, or in a private school participating in the program under s. 115.7915 without a license or permit from the department if the individual holds a valid license or permit to teach the subject and level in the state from which the online course is provided.

Section 1540. 118.19 (1c) (b) (intro.) of the statutes is amended to read:

118.19 (1c) (b) (intro.) A faculty member of an institution of higher education may teach in a public high school, including a charter school that operates only high school grades, in a private school participating in a parental choice program under s. 118.60 or 119.23 that operates only high school grades, or in a private school participating in the program under s. 115.7915 that operates only high school grades without a license or permit from the department if the faculty member satisfies all of the following:

SECTION 1541. 118.19 (3) (a) of the statutes is amended to read:

118.19 (3) (a) No license to teach in any public school may be issued unless the applicant possesses a bachelor's degree including such professional training as the department by rule requires, except as permitted under par. (b) and ss. 115.28 (17) (a), 118.191, 118.1915, 118.192, 118.193, and 118.194, and 118.197. Notwithstanding s. 36.11 (16), no teacher preparatory program in this state may be approved by the state superintendent under s. 115.28 (7) (a), unless each student in the program is required to complete student teaching consisting of full days for a full semester

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following the daily schedule and semester calendar of the cooperating school. No license to teach in any public school may be granted to an applicant who completed a professional training program outside this state unless the applicant completed student teaching consisting of full days for a full semester following the daily schedule and semester calendar of the cooperating school or the equivalent, as determined by the state superintendent. The state superintendent may grant exceptions to the student teaching requirements under this paragraph when the midyear calendars of the institution offering the teacher preparatory program and the cooperating school differ from each other and would prevent students from attending classes at the institution in accordance with the institution's calendar. The state superintendent shall promulgate rules to implement this subsection. If for the purpose of granting a license to teach or for approving a teacher preparatory program the state superintendent requires that an institution of higher education be accredited, the state superintendent shall accept accreditation by a regional or national institutional accrediting agency recognized by the U.S. department of education or by a programmatic accrediting organization.

Section 1542. 118.19 (3) (b) of the statutes is amended to read:

applicant to teach Wisconsin native American languages and culture who has successfully completed the university of Wisconsin-Milwaukee school of education approved Wisconsin native American languages and culture project certification program at any time between January 1, 1974, and December 31, 1977. School districts shall A school district, the governing body of a private school participating in a parental choice program under s. 118.60 or 119.23, or the governing body of a private school participating in the program under s. 115.7915 may not assign

individuals certified under this paragraph to teach courses other than Wisconsin native American languages and culture, unless they qualify under par. (a).

SECTION 1543. 118.19 (10) (b) 1. of the statutes is amended to read:

118.19 (10) (b) 1. Conduct a background investigation of each applicant for issuance or renewal of a license or permit, including a license or permit issued to a pupil services professional, and for a faculty member seeking to teach in a public high school without a license or permit.

Section 1544. 118.191 (2) (a) of the statutes is amended to read:

118.191 (2) (a) Notwithstanding s. 118.19 (7) to (9), the department shall grant an initial teaching license to teach a technical education subject to an individual who is eligible for licensure under s. 118.19 (4) and (10), who scores at least 100 points on the point system under sub. (5), of which at least 25 points are from sub. (5) (a) 1. and at least 25 points are from sub. (5) (a) 2., and who agrees to complete during the term of the license a curriculum determined by the school board of the school district, by the governing body of the private school participating in a parental choice program under s. 118.60 or 119.23, or by the governing body of the private school participating in the program under s. 115.7915 in which the individual will teach.

SECTION 1545. 118.191 (2) (b) of the statutes is amended to read:

118.191 (2) (b) Notwithstanding s. 118.19 (7) to (9), the department shall grant an initial teaching license to teach a vocational education subject to an individual who is eligible for licensure under s. 118.19 (4) and (10), who scores at least 100 points on the point system under sub. (5m), of which at least 25 points are from sub. (5m) (a) 1. and at least 25 points are from sub. (5m) (a) 2., and who agrees to complete during the term of the license a curriculum determined by the school board of the school district, by the governing body of the private school participating in a parental

choice program under s. 118.60 or 119.23, or by the governing body of the private school participating in the program under s. 115.7915 in which the individual will teach.

SECTION 1546. 118.191 (2m) of the statutes is amended to read:

118.191 (2m) An initial teaching license issued under sub. (2) authorizes an individual to teach only in the school district controlled by the school board, or in the private school controlled by the governing body, that determined the curriculum the individual agreed to complete in order to qualify for the initial teaching license.

Section 1547. 118.191 (3) of the statutes is amended to read:

118.191 (3) An initial teaching license issued under sub. (2) is valid for 3 years. An initial teaching license issued under sub. (2) is void if the license holder ceases to be employed as a teacher in the school district or private school in which the license holder is authorized to teach under sub. (2m).

Section 1548. 118.191 (4) of the statutes is amended to read:

118.191 (4) Upon the expiration of the 3-year term of an initial teaching license issued under sub. (2), the department shall issue to the license holder a professional teaching license to teach the technical education subject or vocational education subject if the individual successfully completed the curriculum that the individual agreed to under sub. (2), as determined by the school board of the school district, by the governing body of the private school participating in a parental choice program under s. 118.60 or 119.23, or by the governing body of the private school participating in the program under s. 115.7915 that established the curriculum. The department shall indicate on a professional teaching license issued under this subsection that the license was obtained under the experience-based licensure program under this section.

1	Section 1549. 118.192 (4) of the statutes is amended to read:
2	118.192 (4) A school board or private school participating in a parental choice
, 3	program under s. 118.60 or 119.23 that employs a person who holds a professional
4	teaching permit shall ensure that no regularly licensed teacher is removed from his
5	or her position as a result of the employment of persons holding permits.
6	SECTION 1550. 118.196 (title) of the statutes is amended to read:
7	118.196 (title) Teacher Grants for teacher development program,
8	training, and recruitment.
9	Section 1551. $118.196(1)$ of the statutes is renumbered $118.196(1)$ (intro.) and
10	amended to read:
11	118.196 (1) (intro.) A school board, governing body of a private school, or -a-
12	charter management organization may apply to the department of workforce
13	development for a any of the following grants:
14	(a) A grant under s. 106.272 sub. (4) to design and implement a teacher
15	development program that satisfies the requirements under sub. (2) with an
16	educator preparation program approved by the department and headquartered in
17	this state.
18	SECTION 1552. 118.196 (2) (a) of the statutes is amended to read:
19	118.196 (2) (a) The school board, governing body, or charter management
20	organization and the educator preparation program under sub. (1) (a) shall design
21	the teacher development program to prepare employees of the school district, private
22	school, or charter management organization who work closely with students to
23	successfully complete the requirements for obtaining a permit under s. 118.192 or an
24	initial teaching license under s. 118.19, including any standardized examination
25	prescribed by the state superintendent as a condition for permitting or licensure.

SECTION 1553.	118 196	(2) (b) of the	etatutoe ie ai	mandad ta raad.
DECITOR 1000.	TTO. TDO.	(2)(0)(0)(0)(0)	statutes is at	nended to rexa:

118.196 (2) (b) To implement the teacher development program designed under par. (a), the school board, governing body, and charter management organization shall allow employees who are enrolled in the program to satisfy student teaching requirements in a school in the school district, in the private school, or in the charter management organization, and the partnering entity under sub. (1) (a) shall prepare and provide intensive coursework for participating employees.

SECTION 1554. 118.197 of the statutes is repealed.

Section 1555. 118.237 of the statutes is created to read:

118.237 Paid planning time for teachers. Every school board shall provide each of its teachers with at least 45 minutes or the equivalent of one class period, whichever is longer, of paid planning time each school day.

Section 1556. 118.30 (1g) (a) 3. of the statutes is amended to read:

118.30 (1g) (a) 3. The governing body of each private school participating in the program under s. 119.23 and the governing body of a private school that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 shall adopt pupil academic standards in mathematics, science, reading and writing, geography, and history. The governing body of the private school may adopt the pupil academic standards issued by the governor as executive order no. 326, dated January 13, 1998.

SECTION 1557. 118.30 (1s) (intro.) of the statutes is amended to read:

118.30 (1s) (intro.) Annually, the governing body of each private school participating in the program under s. 119.23, other than a private school at which

fewer than 20 pupils in grades 3 to 12 are attending the school under the program under s. 119.23, and the governing body of a private school that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 shall do all of the following:

Section 1558. 118.33 (1) (f) 2. of the statutes is amended to read:

118.33 (1) (f) 2. The operator of a charter school under s. 118.40 (2r) or (2x) that operates high school grades and an individual or group or a person that, pursuant to s. 115.999 (3), 119.33 (2) (c) 1. or 2., or 119.9002 (3) (a) or (b), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 and that operates high school grades shall develop and periodically review and revise a policy specifying criteria for granting a high school diploma. The criteria shall include the pupil's academic performance, successful completion of the civics test under sub. (1m) (a), and the recommendations of teachers.

Section 1559. 118.33 (1) (f) 2m. of the statutes is amended to read:

118.33 (1) (f) 2m. The governing body of each private school participating in the program under s. 119.23 and the governing body of a private school that, pursuant to s. 115.999 (3), 119.33 (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 shall develop and periodically review and revise a policy specifying criteria for granting a high school diploma to pupils attending the private school under s. 119.23 or the school transferred to an opportunity schools and partnership program under s.

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1 119.33, subch. IX of ch. 115, or subch. II of ch. 119. The criteria shall include the pupil's academic performance, successful completion of the civics test under sub.

(1m) (a), and the recommendations of teachers.

SECTION 1560. 118.33 (1) (f) 3. of the statutes is amended to read:

118.33 (1) (f) 3. Neither a school board nor an operator of a charter school under s. 118.40 (2r) or (2x) nor an individual or group or person that, pursuant to s. 115.999 (3), 119.33(2)(c) 1. or 2., or 119.9002(3)(a) or (b), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 may grant a high school diploma to any pupil unless the pupil has satisfied the criteria specified in the school board's or charter school's policy under subd. 1. or 2. Neither the No governing body of a private school participating in the program under s. $119.23\,nor\,a\,governing\,body\,of\,a\,private\,school\,that, pursuant\,to\,s.\,115.999\,(3),\,119.33$ (2) (c) 3., or 119.9002 (3) (c), is responsible for the operation and general management of a school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 may grant a high school diploma to any pupil attending the private school under s. 119.23 or the school transferred to an opportunity schools and partnership program under s. 119.33, subch. IX of ch. 115, or subch. II of ch. 119 unless the pupil has satisfied the criteria specified in the governing body's policy under subd. 2m. The governing body of a private school participating in the program under s. 118.60 may not grant a high school diploma to any pupil attending the private school under s. 118.60 unless the pupil has satisfied the criteria specified in the governing body's policy under subd. 2r.

SECTION 1561. 118.33 (3m) of the statutes is amended to read:

118.33 (3m) A course taken at a technical college by a child attending the school
part-time or in lieu of high school under s. 118.15 (1) (b), or attending the school
under s. 118.15 (1) (cm), does not fulfill any of the high school graduation
requirements under sub. (1) (a) unless the state superintendent has approved the
course for that purpose. If a pupil satisfies all of the high school graduation
requirements under subs. (1) and (1m) (a), the school board shall grant a high school
diploma to the pupil regardless of whether the pupil satisfied all or a portion of the
requirements while attending an institution of higher education the University of
$\underline{WisconsinSystem}unders.\underline{118.55}\underline{36.25(56)}oratechnicalcollege\underline{unders.38.12(15)}.$
Section 1562. 118.35 (1) of the statutes is renumbered 118.35 (1) (intro.) and
amended to read:
118.35 (1) (intro.) In this section, "gifted:
(b) "Gifted and talented pupils" means pupils enrolled in public schools who
give evidence of high performance capability in intellectual, creative, artistic,
leadership or specific academic areas and who need services or activities not
ordinarily provided in a regular school program in order to fully develop such
capabilities.
Section 1563. 118.35 (1) (a) of the statutes is created to read:
118.35 (1) (a) "Economically disadvantaged pupil" means a pupil who satisfies
either the income eligibility criteria for a free or reduced-price lunch under $42~\mathrm{USC}$
1758 (b) (1) or other measures of poverty, as determined by the department.
Section 1564. 118.35 (1) (c) of the statutes is created to read:
118.35 (1) (c) "Underrepresented gifted and talented pupil" means a gifted and
talented pupil who is any of the following:

1. A minority group pupil, as defined in s. 121.845 (2).

1	2. An economically disadvantaged pupil.
2	3. A child with a disability, as defined in s. 115.76 (5).
3	4. A limited-English proficient pupil, as defined in s. 115.955 (7).
4	SECTION 1565. 118.35 (4) of the statutes is renumbered 118.35 (4) (intro.) and
5	amended to read:
6	118.35 (4) (intro.) From the appropriation under s. 20.255 (2) (fy), the
7	department shall award grants to nonprofit organizations, cooperative educational
8	service agencies, institutions within the University of Wisconsin System, and school
9	districts for the purpose of providing any of the following purposes:
10	(a) Providing to underrepresented gifted and talented pupils those services and
11	activities not ordinarily provided in a regular school program that allow such pupils
12	to fully develop their capabilities. The services and activities under this paragraph
13	may be provided inside or outside of a pupil's regular classroom.
14	SECTION 1566. 118.35 (4) (b) of the statutes is created to read:
15	118.35 (4) (b) Providing teachers with professional development and training
16	related to identifying and educating gifted and talented pupils.
17	SECTION 1567. 118.40 (2r) (b) 1. (intro.) of the statutes is amended to read:
18	118.40 (2r) (b) 1. (intro.) All Except as provided under par. (i), all of the
19	following entities may contract with a person to operate a charter school:
20	SECTION 1568. 118.40 (2r) (bm) of the statutes is amended to read:
21	118.40 (2r) (bm) The Except as provided under par. (i), the county executive of
22	Waukesha County may contract for the establishment of a charter school located only
23	in Waukesha County.
24	SECTION 1569. 118.40 (2r) (e) 2p. (intro.) of the statutes is amended to read:

118.40 (2r) (e) 2p. (intro.) In Beginning in the 2015-16 school year and in each ending in the 2018-19 school year thereafter, for a pupil attending a charter school established by or under a contract with an entity under par. (b) 1. a. to f., from the appropriation under s. 20.255 (2) (fm), the department shall pay to the operator of the charter school an amount equal to the sum of the amount paid per pupil under this paragraph in the previous school year; the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, if positive. The change in the statewide categorical aid per pupil shall be determined as follows:

Section 1570. 118.40 (2r) (e) 2p. a. of the statutes is amended to read:

118.40 (2r) (e) 2p. a. Add the amounts appropriated in the current fiscal year under s. 20.255 (2), except s. 20.255 (2) (ac), (aw), (az), (bb), (dg), (dj), (fm), (fp), (fq), (fr), (fu), (k), and (m); and s. 20.505 (4) (es); and the amount, as determined by the secretary of administration, of the appropriation under s. 20.505 (4) (s) allocated for payments to telecommunications providers under contracts with school districts and cooperative educational service agencies under s. 16.971 (13), for grants to school district consortia under s. 16.997 (7), and to make educational technology teacher training grants under s. 16.996.

Section 1571. 118.40 (2r) (e) 2q. of the statutes is created to read:

118.40 (2r) (e) 2q. Beginning in the 2019–20 school year and in each school year thereafter, for a pupil attending a charter school established by or under a contract with an entity under par. (b) 1. a. to f., from the appropriation under s. 20.255 (2) (fm), the department shall pay to the operator of the charter school an amount equal to the sum of the amount paid per pupil under this paragraph in the previous school year;

1	the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the
2	current school year, if positive; and the change in the per pupil amount under s.
3	115.437 (2) (a) between the previous school year and the current school year, if
4	positive.
5	Section 1572. 118.40 (2r) (g) 1. b. of the statutes is amended to read:
6	118.40 (2r) (g) 1. b. Multiply the number of pupils under subd. 1. a. by the per
7	pupil amount calculated under par. (e) 2p. 2q. for that school year.
8	SECTION 1573. 118.40 (2r) (i) of the statutes is created to read:
9	118.40 (2r) (i) 1. Except as provided in subds. 2. and 3., beginning on the
10	effective date of this subdivision [LRB inserts date], and ending on July 1, 2023,
11	an entity under par. (b) 1. may not enter into a contract with a person to operate a
12	charterschoolthatwasnotoperatingontheeffectivedateofthissubdivision[LRB]
13	inserts date].
14	2. An entity under par. (b) 1. may contract with a person to operate a charter
15	school that begins operating after the effective date of this subdivision [LRB
16	inserts date], if the person opens the charter school under a contract provision
17	described under par. (b) 2. c.
18	3. An entity under par. (b) 1. may contract with a person to operate a charter
19	school that begins operating after the effective date of this subdivision [LRB
20	inserts date], if the entity notified the state superintendent under sub. (1) by
21	February 1, 2019, of the entity's intention to establish the charter school.
22	SECTION 1574. 118.40 (2x) (b) 1. of the statutes is amended to read:
23	118.40 (2x) (b) 1. The Except as provided under par. (g), the director may
24	contract with a person to operate a charter school.

Section 1575. 118.40 (2x) (cm) (intro.) of the statutes is amended to read:

118.40 (2x) (cm) (intro.) Notwithstanding par. (b) 1., the director may, except
as provided under par. (g), enter into a contract to establish, as a pilot project, one
recovery charter school, to be located in this state and that operates only high school
grades, if the term of the contract is limited to 4 consecutive school years and the
contract requires the charter school operator to do all of the following:

Section 1576. 118.40 (2x) (g) of the statutes is created to read:

118.40 (2x) (g) 1. Except as provided in subd. 2., beginning on the effective date of this subdivision [LRB inserts date], and ending on July 1, 2023, the director may not enter into a contract with a person to operate a charter school that was not operating on the effective date of this subdivision [LRB inserts date].

2. The director may contract with a person to operate a charter school that begins operating after the effective date of this subdivision [LRB inserts date], if the director notified the state superintendent under sub. (1) by February 1, 2019, of the director's intention to establish the charter school.

Section 1577. 118.40 (3) (h) of the statutes is amended to read:

118.40 (3) (h) —A Except as provided under subs. (2r) (i) and (2x) (g), a school board, an entity under sub. (2r), or the director under sub. (2x) may contract for the establishment of a charter school that enrolls only one sex or that provides one or more courses that enroll only one sex if the school board, entity under sub. (2r), or the director under sub. (2x) makes available to the opposite sex, under the same policies and criteria of admission, schools or courses that are comparable to each such school or course.

Section 1578. 118.50 (2m) (a) 2. of the statutes is amended to read:

118.50 (2m) (a) 2. Beginning in In the 2017-18 and 2018-19 school year years, the sum of the per pupil amount under this paragraph for the previous school year;

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the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

Section 1579. 118.50 (2m) (a) 3. of the statutes is created to read:

118.50 (2m) (a) 3. Beginning in the 2019-20 school year, the sum of the per pupil amount under this paragraph for the previous school year; the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1580. 118.51 (1) (aj) of the statutes is repealed.

Section 1581. 118.51 (9) of the statutes is amended to read:

application under sub. (3) (a) or (7), the resident school board prohibits a pupil from attending public school in a nonresident school district under sub. (3m) (d) or the nonresident school board prohibits a pupil from attending public school in the nonresident school board prohibits a pupil from attending public school in the nonresident school district under sub. (11), the pupil's parent may appeal the decision to the department within 30 days after the decision. If the nonresident school board provides notice that the special education or related service is not available under sub. (12) (b), the pupil's parent may appeal the required transfer to the department within 30 days after receipt of the notice. The department shall affirm the school board's decision unless the department finds that the decision was arbitrary or unreasonable.

Section 1582. 118.51 (12) (title) of the statutes is amended to read:

1	118.51 (12) (title) Nonresident school district statement of educational
2	COSTS; SPECIAL SPECIAL EDUCATION OR RELATED SERVICES.
3	Section 1583. 118.51 (12) (a) of the statutes is repealed.
4	Section 1584. 118.51 (12) (b) of the statutes is renumbered 118.51 (12).
5	Section 1585. 118.51 (16) (a) 1. of the statutes is amended to read:
6	118.51 (16) (a) 1. For each school district, the number of nonresident pupils
7	attending public school in the school district under this section, other than pupils for
8	whom a payment is made under sub. (17) (a), or (c), or (cm).
9	Section 1586. 118.51 (16) (a) 2. of the statutes is amended to read:
10	118.51 (16) (a) 2. For each school district, the number of resident pupils
11	attending public school in a nonresident school district under this section, other than
12	pupils for whom a payment is made under sub. (17) (a), or (c), or (cm).
13	Section 1587. 118.51 (16) (a) 3. b. of the statutes is amended to read:
14	118.51 (16) (a) 3. b. Beginning with the amount in the $2015-16$ school year and
15	ending with the amount for the 2018-19 school year, except as provided in subd. 3.
16	c., in each school year thereafter, the sum of the amount determined under this
17	subdivision for the previous school year; the amount of the per pupil revenue limit
18	adjustment under s. 121.91 (2m) for the current school year, if positive; and the
19	change in the amount of statewide categorical aid per pupil between the previous
20	school year and the current school year, as determined under s. 118.40 (2r) (e) 2p.,
21	if positive.
22	Section 1588. 118.51 (16) (a) 3. bm. of the statutes is created to read:
23	118.51 (16) (a) 3. bm. Beginning with the amount for the 2019-20 school year,
24	except as provided in subd. 3. c., and in each school year thereafter, the sum of the
25	amount determined under this subdivision for the previous school year; the amount

1	of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school
2	year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a)
3	between the previous school year and the current school year, if positive.
4	Section 1589. 118.51 (16) (a) 3. c. of the statutes is amended to read:
5	118.51 (16) (a) 3. c. For the amount in the $2017-18$ to $2020-21$ school years, the
6	amount determined under subd. 3. b. or bm. plus \$100.
7	Section 1590. 118.51 (16) (c) of the statutes is amended to read:
8	118.51 (16) (c) If a pupil attends public school in a nonresident school district
9	under this section for less than a full school term, the department shall prorate the
10	state aid adjustments under this subsection and sub. (17) (c) and (cm) based on the
11	number of days that school is in session and the pupil attends public school in the
12	nonresident school district.
13	Section 1591. 118.51 (16) (d) of the statutes is amended to read:
14	118.51 (16) (d) The department shall ensure that the aid adjustments under
15	par. (b) and sub. (17) (c) and (cm) do not affect the amount determined to be received
16	by a school district as state aid under s. 121.08 for any other purpose.
17	Section 1592. 118.51 (17) (title) of the statutes is amended to read:
18	118.51 (17) (title) Pupil transfer amount and payments to a nonresident
19	SCHOOL BOARD STATE AID ADJUSTMENTS AND TUITION; CHILDREN WITH DISABILITIES.
20	Section 1593. 118.51 (17) (b) 2. b. of the statutes is amended to read:
21	118.51 (17) (b) 2. b. In the $2017-18$ and $2018-19$ school year years, the per pupil
22	transfer amount is the sum of the per pupil transfer amount for the previous school
23	year; the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for
24	the current school year, if positive; and the change in the amount of statewide

categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

Section 1594. 118.51 (17) (b) 2. c. of the statutes is repealed.

Section 1595. 118.51 (17) (b) 2. d. of the statutes is created to read:

118.51 (17) (b) 2. d. Beginning in the 2019–20 school year, the per pupil transfer amount is the sum of the per pupil transfer amount for the previous school year; the amount of the per pupil revenue limit adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1596. 118.51 (17) (b) 3. of the statutes is repealed.

Section 1597. 118.51 (17) (bm) of the statutes is repealed.

Section 1598. 118.51 (17) (c) of the statutes is amended to read:

118.51 (17) (c) 1. If the number determined in par. (b) 1. a. is greater than the number determined in par. (b) 1. b. for a school district, in the 2016-17, 2017-18, and 2018-19 school years year and in each school year thereafter, the department shall increase that school district's state aid payment under s. 121.08 by an amount equal to the difference multiplied by an the amount under par. (b) 2. -a., b., or c. for the applicable school year.

2. If the number determined in par. (b) 1. a. is less than the number determined in par. (b) 1. b. for a school district, in the 2016-17, 2017-18, and 2018-19 school years year and in each school year thereafter, the department shall decrease that school district's state aid payment under s. 121.08 by an amount equal to the difference multiplied by an amount under par. (b) 2. a., b., or c. for the applicable school year. If the state aid payment under s. 121.08 is insufficient to cover the

1	reduction, the department shall decrease other state aid payments made by the
2	department to the school district by the remaining amount. If the state aid payment
3	under s. 121.08 and other state aid payments made by the department to the school
4	district are insufficient to cover the reduction, the department shall use the moneys
5	appropriated under s. 20.255 (2) (cg) to pay the balance to school districts under subd.
6	1.
7	Section 1599. 118.51 (17) (cm) of the statutes is repealed.
8	Section 1600. 118.55 of the statutes is repealed.
9	Section 1601. 118.57 (1) of the statutes is amended to read:
10	118.57 (1) Annually, by January 31, each school board shall publish as a class
11	1 notice, under ch. 985, and post on its Internet site a description of the educational
12	options available to children in the school district, including public schools, private
13	schools participating in a parental choice program, charter schools, virtual schools,
14	full-time or part-time open enrollment in a nonresident school district, and the early
15	college credit program programs under ss. 36.25 (56) and 38.12 (15).
16	Section 1602. 118.60 (2) (a) (intro.) of the statutes is amended to read:
17	118.60 (2) (a) (intro.) Subject to pars. (ag) and, (ar), and (bh), any pupil in grades
18	kindergarten to 12 who resides within an eligible school district may attend any
19	private school under this section and, subject to pars. (ag), (ar), (be), (bh), (bm), and
20	(bs), any pupil in grades kindergarten to 12 who resides in a school district, other
21	than an eligible school district or a 1st class city school district, may attend any
22	private school under this section if all of the following apply:
23	Section 1603. 118.60 (2) (a) 1. a. of the statutes is amended to read:
24	118.60 (2) (a) 1. a. Except as provided in par. (bm), the pupil is a member of a

family that has a total family income that does not exceed an amount equal to 3.0

times the poverty level determined in accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2). In this subdivision and sub. (3m), family income includes income of the pupil's parents or legal guardians. Except as provided in subd. 1. c. and d., the family income of the pupil shall be verified as provided in subd. 1. b. A pupil attending a private school under this section whose family income increases may continue to attend a private school under this section.

Section 1604. 118.60 (2) (a) 2. g. of the statutes is amended to read:

118.60 (2) (a) 2. g. If the pupil resides in a school district, other than an eligible school district or a 1st class city school district, the pupil was on a waiting list under sub. (3) (am) 4. or (ar) 4. in any previous school year.

Section 1605. 118.60 (2) (a) 6. a. of the statutes is amended to read:

118.60 (2) (a) 6. a. Except as provided in subd. 6. c. and d., all of the private school's teachers have a teaching license issued by the department or a bachelor's degree or a degree or educational credential higher than a bachelor's degree, including a masters or doctorate, from a nationally or regionally accredited institution of higher education. This subd. 6. a. does not apply after June 30, 2022.

Section 1606. 118.60 (2) (a) 6m. of the statutes is created to read:

118.60 (2) (a) 6m. a. Except as provided in subd. 6m. b., beginning on July 1, 2022, all of the private school's teachers have a teaching license or permit issued by the department.

b. Any teacher employed by the private school on July 1, 2022, who has been teaching for at least the 5 consecutive years immediately preceding July 1, 2022, and who does not satisfy the requirements under subd. 6m. a. on July 1, 2022, applies to the department on a form prepared by the department for a temporary,

nonrenewable waiver from the requirements under subd. 6m. a. The department shall promulgate rules to implement this subd. 6m. b., including the form of the application and the process by which the waiver application will be reviewed. The application form shall require the applicant to submit a plan for satisfying the requirements under subd. 6m. a. No waiver granted under this subd. 6m. b. is valid after July 1, 2027.

Section 1607. 118.60 (2) (a) 7. b. of the statutes is amended to read:

118.60 (2) (a) 7. b. Each If the private school that begins participation in the program under this section on or after April 10, 2014, and before the 2021-22 school year, and that the private school is not accredited by an accrediting entity, shall obtain the private school obtains preaccreditation by a preaccrediting entity by August 1 before the first school term in which the private school begins participation in the program under this section, or by May 1 if the private school begins participating in the program during summer school. In any school year, a private school to which this subd. 7. b. applies may apply for and seek to obtain preaccreditation from only one preaccrediting entity. A private school to which this subd. 7. b. applies that fails to obtain preaccreditation as required under this subd. 7. b. may not participate in the program under this section or under s. 119.23 until preaccreditation has been obtained, but the private school may apply for and seek to obtain preaccreditation from a preaccrediting entity for the following school year.

Section 1608. 118.60 (2) (a) 7. c. of the statutes is amended to read:

118.60 (2) (a) 7. c. A private school to which If subd. 7. b. applies shall apply to the private school, the private school applies for accreditation by an accrediting entity by December 31 of the first school year that begins after April 10, 2014, in which the private school begins participation in the program under this section, and

shall achieve obtains accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins participation in the program under this section. If the private school is accredited under this subd. 7. c., the private school is not required to obtain preaccreditation under subd. 7. b. as a prerequisite to providing instruction under this section in additional grades or in an additional or new school.

Section 1609. 118.60 (2) (a) 7. d. of the statutes is created to read:

118.60 (2) (a) 7. d. If the private school begins participation in the program under this section in the 2021–22 school year or in any school year thereafter, the private school is accredited by an accrediting entity by August 1 of the school year in which the private school begins participation in the program under this section.

SECTION 1610. 118.60 (2) (ag) 4. of the statutes is amended to read:

118.60 (2) (ag) 4. Notwithstanding If the new private school begins participation in the program under this section before the 2021-22 school year, notwithstanding the deadline to obtain preaccreditation under sub. (2) par. (a) 7. b., by December 15 of the school year immediately preceding the school year in which the new private school intends to participate in the program under this section, obtain preaccreditation from a preaccrediting entity. If the new private school begins participation in the program under this section in the 2021-22 school year or in any school year thereafter, the new private school shall comply with the requirement under par. (a) 7. d.

SECTION 1611. 118.60 (2) (be) 3. of the statutes is amended to read:

118.60 (2) (be) 3. Beginning with the 2026–27 school year, there is no limit on the number of pupils who may attend private schools the limits under this section paragraph do not apply.

SECTION 1612.	118.60(2)	(bh) of the	statutes is	created to read	l :
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- 118.60 (2) (bh) 1. In this paragraph, "program cap" means any of the following:
- a. For an eligible school district, the total number of pupils residing in the eligible school district who attended a private school under this section in the 2019–20 school year.
- b. For all school districts, other than an eligible school district or a 1st class city school district, the total number of pupils residing in those school districts who attended a private school under this section in the 2019–20 school year.
- 2. a. Beginning with the 2020-21 school year, the total number of pupils residing in an eligible school district who may attend a private school under this section during a school year may not exceed the program cap under subd. 1. a.
- b. Beginning with the 2020-21 school year, the total number of pupils residing in school districts, other than an eligible school district or a 1st class city school district, who may attend a private school under this section during a school year may not exceed the program cap under subd. 1. b.

SECTION 1613. 118.60 (2) (bm) of the statutes is amended to read:

118.60 (2) (bm) No pupil who resides in a school district, other than an eligible school district or a 1st class city school district, may attend a participating private school under this section unless the pupil is a member of a family that has a total family income that does not exceed an amount equal to 2.2 times the poverty level, determined in accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2). In this paragraph and sub. (3m), family income includes income of the pupil's parents or legal guardians. Except as provided in par. (a) 1. c., the family income of the pupil shall be verified as provided in par. (a) 1. b. A pupil attending a private school under

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this section whose family income increases may continue to attend a private school under this section.

Section 1614. 118.60 (2) (c) 3. of the statutes is created to read:

118.60 (2) (c) 3. Notwithstanding par. (a) 6m., a teacher employed by a private school participating in the program under this section who teaches only courses in rabbinical studies is not required to hold a license or permit to teach issued by the department.

Section 1615. 118.60 (3) (a) (intro.) of the statutes is amended to read:

an application, on a form provided by the state superintendent, to the participating private school that the pupil wishes to attend. If more than one pupil from the same family applies to attend the same private school, the pupils may use a single application. No later than 60 days after the end of the application period during which an application is received and subject to par. pars. (am) and (ar), the private school shall notify each applicant, in writing, whether his or her application has been accepted. If the private school rejects an application, the notice shall include the reason. Subject to par. pars. (am) and (ar), a private school may reject an applicant only if it the private school has reached its maximum general capacity or seating capacity. Except as provided in par. pars. (am) and (ar), the state superintendent shall ensure that the private school determines which pupils to accept on a random basis, except that the private school may give preference to the following in accepting applications, in the order of preference listed:

Section 1616. 118.60 (3) (am) of the statutes is created to read:

118.60 (3) (am) All of the following apply to applications to attend a private school under this section submitted by pupils who reside in an eligible school district:

- 1. A private school that has submitted a notice of intent to participate under sub. (2) (a) 3. a. may accept applications for a school year during application periods determined by the department from pupils who reside in an eligible school district. For each school year, the department shall establish one or more application periods under this subdivision, the first of which begins no earlier than February 1 of the school year before the applicable school year, and the last of which ends no later than September 14 of the applicable school year.
- 2. Each private school that received applications under subd. 1. shall report to the department the number of pupils who applied under subd. 1. to attend the private school under this section and the names of those applicants who have siblings who also applied under subd. 1. to attend the private school under this section. The private school shall submit the report no later than 10 days after each application period described under subd. 1. during which the private school received applications.
- 3. After the end of each application period described under subd. 1., upon receipt of the information under subd. 2., the department shall determine the sum of all applicants for pupils residing in an eligible school district. In determining the sum, the department shall count a pupil who has applied to attend more than one private school under the program only once. If, after the end of an application period described under subd. 1., the sum of all applicants for pupils residing in an eligible school district exceeds the program cap under sub. (2) (bh) 2. a., the department shall determine which applications submitted during the application period to accept on a random basis, except that the department shall give preference to the applications of pupils described in par. (a) 1m. to 5., in the order of preference listed in that paragraph.

4. If the sum under subd. 3. exceeds the	e program cap under sub. (2) (bh) 2. a.,
the department shall establish a waiting li	st in accordance with the preferences
required under subd. 3.	

5. A private school that has accepted a pupil who resides in an eligible school district under this paragraph shall notify the department whenever the private school determines that a pupil will not attend the private school under this paragraph. If, upon receiving notice under this subdivision, the department determines that the number of pupils attending private schools under this section falls below the program cap under sub. (2) (bh) 2. a., the department shall fill any available slot with a pupil selected from the waiting list established under subd. 4., if such a waiting list exists.

SECTION 1617. 118.60 (3) (ar) (intro.) of the statutes is amended to read:

118.60 (3) (ar) (intro.) All of the following apply to applications to attend a private school under this section only if the limitation under sub. (2) (be) applies to the school year for which the application is made submitted by pupils who reside in a school district, other than an eligible school district or a 1st class city school district:

SECTION 1618. 118.60 (3) (ar) 3. of the statutes is renumbered 118.60 (3) (ar) 3. (intro.) and amended to read:

described under subd. 1., upon receipt of the information under subd. 2., the department shall, for each school district, determine the sum of all applicants for pupils residing in that school district under this paragraph and the sum of all applicants for pupils residing in all school districts, other than an eligible school district or a 1st class city school district. In determining the sum those sums, the department shall count a pupil who has applied to attend more than one private

	school under the program only once. After determining the sum of all applicants for
	pupils residing in a school district, those sums, if any of the following applies, the
	department shall determine which applications to accept on a random basis, except
	that the department shall give preference to the applications of pupils described in
	s. 118.60 (3) par. (a) 1m. to 5., in the order of preference listed in that paragraph.:
	Section 1619. 118.60 (3) (ar) 3. a. and b. of the statutes are created to read:
·	118.60 (3) (ar) 3. a. The sum of all applicants for pupils residing in a school
	district, other than an eligible school district or a 1st class city school district, exceeds
	the school district's pupil participation limit under sub. (2) (be).
	b. The sum of all applicants for pupils residing in all school districts, other than
	an eligible school district or a 1st class city school district, exceeds the program cap
	under sub. (2) (bh) 2. b.
	Section 1620. 118.60 (3) (ar) 4. of the statutes is renumbered 118.60 (3) (ar)
	4. (intro.) and amended to read:
	118.60 (3) (ar) 4. (intro.) For each school district in which private schools
	118.60 (3) (ar) 4. (intro.) For each school district in which private schools received applications under subd. 1. that exceeded the school district's pupil
	received applications under subd. 1. that exceeded the school district's pupil
	received applications under subd. 1. that exceeded the school district's pupil participation limit under sub. (2) (be), the The department shall establish a waiting
	received applications under subd. 1. that exceeded the school district's pupil participation limit under sub. (2) (be), the <u>The</u> department shall establish a waiting list in accordance with the preferences required under subd. 3. for each of the
	received applications under subd. 1. that exceeded the school district's pupil participation limit under sub. (2) (be), the The department shall establish a waiting list in accordance with the preferences required under subd. 3. for each of the following:
	received applications under subd. 1. that exceeded the school district's pupil participation limit under sub. (2) (be), the The department shall establish a waiting list in accordance with the preferences required under subd. 3. for each of the following: Section 1621. 118.60 (3) (ar) 4. a. and b. of the statutes are created to read:
	received applications under subd. 1. that exceeded the school district's pupil participation limit under sub. (2) (be), the The department shall establish a waiting list in accordance with the preferences required under subd. 3. for each of the following: Section 1621. 118.60 (3) (ar) 4. a. and b. of the statutes are created to read: 118.60 (3) (ar) 4. a. A school district, other than an eligible school district or a

 $\mathbf{2}$

b. All school districts, other than an eligible school district or a 1st class city school district, if the sum described under subd. 3. b. exceeds the program cap under sub. (2) (bh) 2. b.

Section 1622. 118.60 (3) (ar) 5. of the statutes is amended to read:

118.60 (3) (ar) 5. A private school that has accepted a pupil who resides in a school district, other than an eligible school district or a 1st class city school district, under this paragraph shall notify the department whenever the private school determines that a pupil will not attend the private school under this paragraph. If, upon receiving notice under this subdivision, the department determines that the number of pupils attending private schools under this section falls below a school district's pupil participation limit under sub. (2) (be), or below the program cap under sub. (2) (bh) 2. b., the department shall fill any available slot in that school district or program with a pupil selected from the school district's applicable waiting list established under subd. 4., if such a waiting list exists.

Section 1623. 118.60 (3) (b) of the statutes is amended to read:

118.60 (3) (b) If a participating private school rejects an applicant who resides within an eligible school district because the private school has too few available spaces, the applicant may transfer his or her application to a participating private school that has space available. An applicant rejected under this paragraph or an applicant who is on the waiting list under par. (am) 4. may, subject to sub. (2) (bh) 2. a., be admitted to a private school participating in the program under this section for the following school year, provided that the applicant continues to reside within an eligible school district. The department may not require, in that following school year, the private school to submit financial information regarding the applicant or

to verify the eligibility of the applicant to participate in the program under this section on the basis of family income.

SECTION 1624. 118.60 (3) (c) of the statutes is amended to read:

118.60 (3) (c) If a participating private school rejects an applicant who resides in a school district, other than an eligible school district or a 1st class city school district, because the private school has too few available spaces, the applicant may transfer his or her application to a participating private school that has space available. An applicant who is rejected under this paragraph or an applicant who is on the a waiting list under sub. (3) par. (ar) 4. a. or b. may, subject to sub. (2) (be) and (bh) 2. b., be admitted to a private school participating in the program under this section for the following school year, provided that the applicant continues to reside in a school district, other than an eligible school district or a 1st class city school district. The department may not require, in that following school year, the private school to submit financial information regarding the applicant or to verify the eligibility of the applicant to participate in the program under this section on the basis of family income.

Section 1625. 118.60 (3m) (a) 2. of the statutes is amended to read:

118.60 (3m) (a) 2. The pupil is enrolled in a grade from 9 to 12 and the family income of the pupil, as determined under sub. (2) (a) 1., does not exceed an amount equal to 2.2 times the poverty level determined in accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

SECTION 1626. 118.60 (3m) (b) 2. of the statutes is amended to read:

118.60 (3m) (b) 2. The family income of the pupil, as determined under sub. (2) (a) 1., exceeds an amount equal to 2.2 times the poverty level determined in

 $\mathbf{2}$

accordance with criteria established by the director of the federal office of management and budget line, as defined in 42 USC 9902 (2).

SECTION 1627. 118.60 (4) (bg) 3. of the statutes is amended to read:

and in each school year thereafter years, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 5., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the amount of statewide categorical aid per pupil between the previous school year and the current school year, as determined under s. 118.40 (2r) (e) 2p., if positive.

Section 1628. 118.60 (4) (bg) 6. of the statutes is created to read:

118.60 (4) (bg) 6. Beginning in the 2019–20 school year and in each school year thereafter, upon receipt from the pupil's parent or guardian of proof of the pupil's enrollment in the private school during a school term, except as provided in subd. 7., the state superintendent shall pay to the private school in which the pupil is enrolled on behalf of the pupil's parent or guardian, from the appropriation under s. 20.255 (2) (fr), an amount equal to the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the

change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1629. 118.60 (4) (bg) 7. of the statutes is created to read:

118.60 (4) (bg) 7. If the pupil described in subd. 6. is enrolled in a private school that enrolls pupils under the program in any grade between kindergarten to 8 and also in any grade between 9 to 12, the state superintendent shall substitute for the amount described in subd. 6. the amount determined under subd. 4. a. to d., with the following modifications:

- a. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between kindergarten to 8 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.
- b. Multiply the number of pupils participating in the program who are enrolled in the private school in any grade between 9 to 12 by the sum of the maximum amount per pupil the state superintendent paid a private school under this section in the previous school year for the grade in which the pupil is enrolled; the amount of the per pupil revenue adjustment under s. 121.91 (2m) for the current school year, if positive; and the change in the per pupil amount under s. 115.437 (2) (a) between the previous school year and the current school year, if positive.

Section 1630. 118.60 (4v) (b) of the statutes is amended to read:

118.60 (4v) (b) If the department considers a pupil as a resident of an eligible school district under par. (a) for a school year, the department shall ensure that the

pupil is not counted <u>for that school year</u> for purposes of determining whether a school district has exceeded its pupil participation limit under sub. (2) (be) <u>and that the pupil is not counted for that school year for purposes of determining whether a program cap under sub. (2) (bh) 2. a. or b. has been exceeded.</u>

Section 1631. 118.60 (4v) (c) and (d) of the statutes are created to read:

118.60 (4v) (c) The department may consider a pupil enrolled in a private school participating in the program under this section who satisfies all of the following as a resident of a school district, other than an eligible school district or a 1st class city school district, who is enrolled in the private school under this section:

- 1. The pupil was a resident of an eligible school district when the pupil applied to participate in the program under this section.
- 2. The pupil accepted a space at a private school participating in the program under this section as a resident of an eligible school district.
- 3. The pupil resides in a school district, other than an eligible school district or a 1st class city school district, on the 3rd Friday in September.
- 4. The private school the pupil is attending under this section accepts applications under this section from pupils who reside in school districts, other than an eligible school district or a 1st class city school district.
- (d) If the department considers a pupil as a resident of a school district, other than an eligible school district or a 1st class city school district, under par. (c) for a school year, the department shall ensure that the pupil is not counted for that school year for purposes of determining whether the school district has exceeded its pupil participation limit under sub. (2) (be) and that the pupil is not counted for that school year for purposes of determining whether a program cap under sub. (2) (bh) 2. a. or b. has been exceeded.

Section 1632. 118.60 (7) (ad) 1. of the statutes is amended to read:

118.60 (7) (ad) 1. If a private school participating in the program under this section or s. 119.23 and accredited under sub. (2) (a) 7. to offer instruction in any elementary grade, but not any high school grade, seeks to offer instruction in any high school grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7. e by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.

Section 1633. 118.60 (7) (ad) 2. of the statutes is amended to read:

118.60 (7) (ad) 2. If a private school participating in the program under this section or s. 119.23 and accredited under sub. (2) (a) 7. to offer instruction in any high school grade, but not any elementary grade, seeks to offer instruction in any elementary grade, the private school shall apply for and achieve accreditation by an accrediting entity to offer instruction in the additional grades in the manner established under sub. (2) (a) 7. e by December 31 of the first school year in which the private school begins offering instruction in the additional grades and shall obtain accreditation by an accrediting entity by December 31 of the 3rd school year following the first school year in which the private school begins offering instruction in the additional grades.

Section 1634. Subchapter I (title) of chapter 119 [precedes 119.01] of the statutes is repealed.

Section 1635. 119.02 (1) of the statutes is amended to read: