1	A bill to be entitled
2	An act relating to out-of-school and in-school
3	suspension; amending s. 1002.20, F.S.; authorizing a
4	parent to give public testimony regarding a district
5	school board's out-of-school and in-school suspension
6	policy at a specified meeting; amending s. 1006.07,
7	F.S.; requiring a district school board to review its
8	rules authorizing out-of-school and in-school
9	suspension during a specified timeframe at a district
10	school board meeting; requiring the review to include
11	specified data and examinations of certain programs
12	available to suspended students; requiring the board
13	to take public testimony at the meeting; providing
14	that the rules expire under certain circumstances;
15	providing that all suspension hearings are exempt from
16	specified provisions; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Paragraph (a) of subsection (4) of section
21	1002.20, Florida Statutes, is amended to read:
22	1002.20 K-12 student and parent rightsParents of public
23	school students must receive accurate and timely information
24	regarding their child's academic progress and must be informed
25	of ways they can help their child to succeed in school. K-12
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26 students and their parents are afforded numerous statutory 27 rights including, but not limited to, the following: 28 (4) DISCIPLINE.-29 Suspension of public school student.-(a) 30 1. In accordance with the provisions of s. 1006.09(1)-(4): 31 a.1. A student may be suspended only as provided by rule of the district school board. A good faith effort must be made 32 33 to immediately inform the parent by telephone of the student's 34 suspension and the reason. Each suspension and the reason must be reported in writing within 24 hours to the parent by United 35 States mail. A good faith effort must be made to use parental 36 37 assistance before suspension unless the situation requires 38 immediate suspension. 39 b.2. A student with a disability may only be recommended for suspension or expulsion in accordance with State Board of 40 Education rules. 41 42 2. In accordance with s. 1006.07(1)(a), a parent may give 43 public testimony at a district school board meeting that reviews 44 the board's rules authorizing out-of-school and in-school 45 suspension. Section 2. Paragraph (a) of subsection (1) of section 46 47 1006.07, Florida Statutes, is amended to read: 1006.07 District school board duties relating to student 48 discipline and school safety.-The district school board shall 49 50 provide for the proper accounting for all students, for the Page 2 of 4

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51 attendance and control of students at school, and for proper 52 attention to health, safety, and other matters relating to the 53 welfare of students, including:

54

(1) CONTROL OF STUDENTS.-

55 Adopt rules for the control, discipline, in-school (a) 56 suspension, suspension, and expulsion of students and decide all 57 cases recommended for expulsion. Once every 3 years, the 58 district school board shall review its rules authorizing 59 suspension, also referred to as out-of-school suspension, and 60 in-school suspension as a form of discipline during a district school board meeting held pursuant to s. 1001.372. The review 61 62 must include school district data regarding the disability status, race, gender, and rate of recidivism of each student in 63 64 the school district who has received an out-of-school or in-65 school suspension since the district school board's last review. 66 The review must include an examination of the academic and 67 counseling programs that are made available to suspended 68 students. The district school board shall take public testimony 69 at the meeting. If such a meeting is not held in accordance with 70 this paragraph, the board's rules authorizing out-of-school and 71 in-school suspensions expire. All suspension hearings are 72 exempted from the provisions of chapter 120. Expulsion hearings shall be governed by ss. 120.569 and 120.57(2) and are exempt 73 74 from s. 286.011. However, the student's parent must be given 75 notice of the provisions of s. 286.011 and may elect to have the

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76	hearing held in compliance with that section. The district
77	school board may prohibit the use of corporal punishment, if the
78	district school board adopts or has adopted a written program of
79	alternative control or discipline.
80	Section 3. This act shall take effect July 1, 2019.

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