House Amendment 8379 PAG LIN Amend Senate File 2272, as amended, passed, and 2 reprinted by the Senate, as follows:
3 #1. Page 1, by striking lines 21 and 22 and
4 inserting the following: <services, available to 5 children attending nonpublic schools in the same 6 manner and to the same extent that they>.
7 #2. Page 6, line 7, by inserting before the word
8 <The> the following: <1.> 9 #3. Page 6, by inserting after line 25 the 10 following: 1 11 <2. Beginning January 15, 2007, the department shall submit an annual report to the chairpersons and 13 ranking members of the senate and house education 14 committees that includes the ways school districts in 15 the previous school year used modified allowable 16 growth approved under subsection 1; identifies, by 17 grade level, age, and district size, the students in 18 the dropout and dropout prevention programs for which 19 the department approves a request; describes school 20 district progress toward increasing student 21 achievement and attendance for the students in the 22 programs; and describes how the school districts are 23 using the revenues from the modified allowable growth 24 to improve student achievement among minority 25 subgroups.>
26 #4. Page 7, by striking lines 4 through 30.
27 #5. By striking page 15, line 12 through page 16, 28 line 23. 29 $\pm 6.$ Page 17, by striking lines 7 through 14 and 30 inserting the following: <receiving district is not 31 subject to appeal.> 32 #7. Page 17, by striking line 16 and inserting the 33 following: <Supplement 2005, is amended by striking 34 the paragraph and inserting in lieu thereof the 35 following: 1 36 c. If a resident district believes that a 37 receiving district is violating this subsection, the 38 resident district may, within fifteen days after board 39 action by the receiving district, submit an appeal to 40 the director of the department of education.
41 The director, or the director's designee, shall 42 attempt to mediate the dispute to reach approval by 43 both boards as provided in section 282.18, subsection 44 16. If approval is not reached under mediation, the 45 director or the director's designee shall conduct a 46 hearing and shall hear testimony from both boards. 47 Within ten days following the hearing, the director 48 shall render a decision upholding or reversing the 49 decision by the board of the receiving district. 1 50 Within five days of the director's decision, the board 1 may appeal the decision of the director to the state 2 board of education under the procedures set forth in 2 3 chapter 290.> 4 #8. Page 17, by inserting before line 17 the 2 5 following: 2 <Sec. Section 282.18, subsection 9 7 unnumbered paragraph 2, Code Supplement 2005, is 8 amended to read as follows: If a request to transfer is due to a change in 10 family residence, change in the state in which the 11 family residence is located, a change in a child's 12 parents' marital status, a guardianship proceeding, 13 placement in foster care, adoption, participation in a 2 14 foreign exchange program, or participation in a 2 15 substance abuse or mental health treatment program, 2 16 and the child, who is the subject of the request, is 17 enrolled in any grade from kindergarten through grade 18 twelve at the time of the request and is not currently 2 19 using any provision of open enrollment, the parent or 2 20 guardian of the child shall have the option to have 21 the child remain in the child's original district of

2 22 residence under open enrollment with no interruption 2 23 in the child's <u>kindergarten through grade twelve</u> 2 24 educational program. If a parent or quardian

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2 25 exercises this option, the child's new district of
2 26 residence is not required to pay the amount calculated
2 27 in subsection 7, until the start of the first full
  28 year of enrollment of the child.>
29 #9. Page 19, by inserting after line 2 the
  30 following:
                                           299A.11 STUDENT RECORDS
         <Sec.
  31
                         NEW SECTION.
  32 CONFIDENTIAL.
        Notwithstanding any provision of law or rule to the
  34 contrary, personal information in records regarding a
  35 child receiving competent private instruction pursuant
  36 to this chapter, which are maintained, created,
  37 collected, or assembled by or for a state agency,
38 shall be kept confidential in the same manner as
39 personal information in student records maintained,
  40 created, collected, or assembled by or for a school
  41 corporation or educational institution in accordance
  42 with section 22.7, subsection 1.>
43 <u>#10</u>. By renumbering as necessary.
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  47 COMMITTEE ON EDUCATION
  48 TYMESON of Madison, Chairperson
49 SF 2272.707 81
2 50 kh/gg/1651
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