Bill No. CS for SB 2100

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senators Grant and Kirkpatrick moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 46, between lines 14 and 15, 14 15 16 insert: 17 Section 39. Subsections (3) and (13) of section 18 240.61, Florida Statutes, are amended to read: 19 240.61 College reach-out program.--(3) To participate in the college reach-out program, a 20 21 community college, a public university, or an independent 22 postsecondary institution that is participating in a special program for students from disadvantaged backgrounds pursuant 23 24 to 20 U.S.C., ss. 1070d et seq.may submit a proposal to the Department of Education. The State Board of Education shall 25 26 consider the proposals and determine which proposals to 27 implement as programs that will strengthen the educational motivation and preparation of low-income educationally 28 29 disadvantaged students. 30 (13) By February 15 January 15 of each year, the Postsecondary Education Planning Commission shall submit to 31 1 8:57 AM 04/28/98 s2100c1c-13j02 Bill No. CS for SB 2100

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the President of the Senate, the Speaker of the House of 1 2 Representatives, the Commissioner of Education, and the 3 Governor a report that evaluates the effectiveness of the 4 college reach-out program. The report must be based upon 5 information provided by participating institutions, the 6 Division of Universities, the Division of Community Colleges, 7 and the Division of Workforce Development pursuant to subsections (7) and (12). The evaluation must include 8 9 longitudinal cohort assessments of college reach-out program 10 participants from their entry into the program to their graduation from postsecondary institutions. To the extent 11 12 feasible, the performance of college reach-out program 13 participants must be compared to the performance of comparable 14 cohorts of students in public school and postsecondary 15 education. 16 Section 40. Sections 240.154, 240.278, 240.521, 17 240.522, 240.523, and 240.525, Florida Statutes, are repealed. 18 19 (Redesignate subsequent sections.) 20 21 22 And the title is amended as follows: 23 24 On page 2, line 22, after the semicolon, 25 26 insert: 27 amending s. 240.61, F.S.; revising criteria for 28 participating in the college reach-out program; revising the due date for a report on the 29 30 college reach-out program; removing the 31 requirement for including longitudinal cohort 2

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1	assessment; repealing s. 240.154, F.S., which
2	provides for undergraduate enhancement;
3	repealing s. 240.278, F.S., which provides for
4	the establishment and use of the Quality
5	Assurance Fund; repealing s. 240.521, F.S.,
б	which provides for the establishment of a state
7	university or a branch of an existing state
8	university to be located in East Central
9	Florida; repealing s. 240.522, F.S., which
10	provides for the establishment of a university
11	in Southwest Florida; repealing s. 240.523,
12	F.S., which provides for the establishment of a
13	4-year college in Dade County; repealing s.
14	240.525, F.S., which provides for the
15	establishment of a state university or branch
16	of an existing state university or state
17	college in Duval County;
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