Bill No. CS for SB 2100

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Kirkpatrick moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 46, line 15, delete that line 14 15 16 and insert: 17 Section 39. Subsection (4) of section 216.136, Florida Statutes, is amended to read: 18 19 216.136 Consensus estimating conferences; duties and 20 principals.--21 (4) EDUCATION ESTIMATING CONFERENCE. --22 (a) Duties.--The Education Estimating Conference shall 23 develop such official information relating to the state public 24 educational system, including forecasts of student enrollments, the number of students qualified for state 25 26 financial aid programs and the appropriation required to fund 27 the full award amounts for each program, fixed capital outlay needs, and Florida Education Finance Program formula needs, as 28 29 the conference determines is needed for the state planning and 30 budgeting system. The conference's initial projections of enrollments in public schools shall be forwarded by the 31 1 5:22 PM 04/24/98 s2100c1c-05k4s

conference to each school district no later than 2 months 1 2 prior to the start of the regular session of the Legislature. 3 Each school district may, in writing, request adjustments to 4 the initial projections. Any adjustment request shall be 5 submitted to the conference no later than 1 month prior to the 6 start of the regular session of the Legislature and shall be 7 considered by the principals of the conference. A school district may amend its adjustment request, in writing, during 8 9 the first 3 weeks of the legislative session, and such amended 10 adjustment request shall be considered by the principals of the conference. For any adjustment so requested, the district 11 12 shall indicate and explain, using definitions adopted by the 13 conference, the components of anticipated enrollment changes that correspond to continuation of current programs with 14 15 workload changes; program improvement; program reduction or 16 elimination; initiation of new programs; and any other 17 information that may be needed by the Legislature. For public schools, the conference shall submit its full-time equivalent 18 student consensus estimate to the Legislature no later than 1 19 month after the start of the regular session of the 20 21 Legislature. No conference estimate may be changed without the agreement of the full conference. 22 (b) Adjustments.--No later than 2 months prior to the 23 24 start of the regular session of the Legislature, the 25 conference shall forward to each eligible postsecondary 26 education institution its initial projections of the number of 27 students qualified for state financial aid programs and the 28 appropriation required to fund those students at the full 29 award amount. Each postsecondary education institution may 30 request, in writing, adjustments to the initial projection. Any adjustment request must be submitted to the conference no 31

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later than 1 month prior to the start of the regular session 1 2 of the Legislature and shall be considered by the principals 3 of the conference. For any adjustment so requested, the 4 postsecondary education institution shall indicate and 5 explain, using definitions adopted by the conference, the 6 components of anticipated changes that correspond to 7 continuation of current programs with enrollment changes, program reduction or elimination, initiation of new programs, 8 award amount increases or decreases, and any other information 9 10 that is considered by the conference. The conference shall submit its consensus estimate to the Legislature no later than 11 12 1 month after the start of the regular session of the 13 Legislature. No conference estimate may be changed without the 14 agreement of the full conference. 15 (c)(b) Principals.--The Associate Deputy Commissioner 16 for Educational Management, the Executive Office of the 17 Governor, the director of the Division of Economic and Demographic Research of the Joint Legislative Management 18 Committee, and professional staff of the Senate and House of 19 20 Representatives who have forecasting expertise, or their 21 designees, are the principals of the Education Estimating Conference. The Associate Deputy Commissioner for Educational 22 Management or his or her designee shall preside over sessions 23 24 of the conference. 25 Section 40. Effective July January 1, 1999, section 26 240.409, Florida Statutes, is amended to read: 27 240.409 Florida Public Student Assistance Grant 28 Program; eligibility for grants. --(1) There is hereby created a Florida Public Student 29 30 Assistance Grant Program. The program shall to be administered 31 by the participating institutions <del>Department of Education</del> in 3 5:22 PM 04/24/98 s2100c1c-05k4s

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accordance with rules of the state board. 1

2 (2)(a) State student assistance grants through the 3 program may be made only to full-time degree-seeking students 4 who meet the general requirements for student eligibility as 5 provided in s. 240.404, except as otherwise provided in this 6 section. Such grants shall be awarded annually for the amount 7 of demonstrated unmet need for the cost of education and may not exceed an amount equal to the average prior academic year 8 9 cost of tuition and matriculation fees and other registration 10 fees for 30 credit hours at state universities or such other amount as specified in the General Appropriations Act, to any 11 12 recipient. A demonstrated unmet need of less than \$200 shall 13 render the applicant ineligible for a state student assistance grant. Recipients of such grants must have been accepted at a 14 15 state university or community college authorized by Florida 16 law. No student may receive an award for more than the 17 equivalent of 9 semesters or 14 quarters of full-time 18 enrollment in a period of not more than 6 consecutive years, except as otherwise provided in s. 240.404(3). 19 20 (b) A student applying for a Florida public student 21 assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered by the 22 department when conducting an assessment of the financial 23 24 resources available to each student. 25 (c) The criteria and procedure for establishing 26 standards of eligibility shall be determined by the 27 department. The department is directed to establish a rating system upon which to base the approval of grants, and such 28 29 system shall include a certification of acceptability by the 30 state university or community college of the applicant's 31 choice and the use of a nationally recognized system of need 4

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analysis. Priority in the distribution of grant moneys shall 1 2 be given to students with the lowest total family resources, 3 in accordance with a nationally recognized system of need 4 analysis as determined pursuant to this subsection, taking 5 into consideration the receipt of Pell Grants and student 6 contributions to educational costs. Using the system of need 7 analysis, the department shall establish a maximum expected family contribution. An institution may not make a grant from 8 this program to a student whose expected family contribution 9 10 exceeds the level established by the department. (d) Each participating institution shall report, to 11 12 the department by the established date, the eligible students to whom grant moneys are disbursed each academic term. Each 13 institution shall also report to the department necessary 14 15 demographic and eligibility data for such students. The department is directed to establish, for fall enrollment, an 16 17 initial application deadline for students attending all eligible institutions and an additional application deadline 18 for community college applicants who apply after the initial 19 20 application deadline. The second community college deadline 21 shall be at the close of each institution's drop-add period. The department shall reserve an amount to be designated 22 annually in the General Appropriations Act for the purpose of 23 24 providing awards to community college students who apply for a 25 student assistance grant after the initial application 26 deadline. Community college applicants who apply during the 27 initial application period and are eligible to receive an 28 award, but do not receive an award because of insufficient 29 funds, shall have their applications reconsidered with those 30 community college applicants who apply after the initial application deadline. The provisions of this paragraph shall 31 5

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1	take effect beginning with the 1990-1991 academic year.
2	(3) Based on the unmet financial need of an eligible
3	applicant, the <del>full</del> amount of a Florida public student
4	assistance grant must be between \$200 and the weighted average
5	of the cost of matriculation and other registration fees for
6	<u>30 credit hours at state universities \$1,500 per academic year</u>
7	or the amount specified in the General Appropriations Act.
8	When funds are not sufficient to make full awards to all
9	eligible applicants, the department shall reduce the amount of
10	each recipient's grant award pro rata. For any year in which
11	a pro rata grant reduction is necessary, such adjustment shall
12	<del>be made by reducing the second semester or the second and</del>
13	third quarter award disbursements to grant recipients. In
14	each such instance, institutions shall notify students of
15	award adjustments.
16	(4) In the event that a Florida public student
17	assistance grant recipient transfers from one institution
18	eligible under this section, s. 240.4095, or s. 240.4097 to
19	another, his or her eligibility shall be transferable upon
20	approval of the department. When approved by the department,
21	the amount of the unmet need shall be recalculated for the new
22	institution and shall be adjusted accordingly.
23	(4) $(5)$ $(a)$ The funds appropriated for the Florida
24	Public Student Assistance Grant shall be distributed to
25	eligible institutions in accordance with a formula recommended
26	by the Department of Education's Florida Council of Student
27	Financial Aid Advisors and reviewed by the Postsecondary
28	Education Planning Commission, the State Board of Community
29	Colleges, and the Board of Regents. The formula shall consider
30	at least the prior year's distribution of funds, the number of
31	full-time and part-time eligible applicants who did not
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receive awards, the standardization of the expected family
 contribution, and provisions for unused funds.

3 (b) Payment of Florida public student assistance
4 grants <u>shall</u> may be transmitted to the president of the state
5 university or community college which the recipient is
6 attending, or to his or her representative, in advance of the
7 registration period. Institutions shall notify students of the
8 amount of their awards.

(c) (b) Institutions shall certify to the department, 9 10 within 30 days of the end of regular registration, the eligibility status of each awarded student. The eligibility 11 12 status of each student to receive a disbursement shall be determined by each institution as of the end of its regular 13 registration period, inclusive of a drop-add period. 14 15 Institutions shall not be required to reevaluate a student's 16 eligibility status after this date for purposes of changing 17 amending eligibility determinations previously made. However, an institution shall be required to make refunds for students 18 who receive award disbursements and terminate enrollment for 19 20 any reason during the academic term when an institution's 21 refund policies permit a student to receive a refund under 22 these circumstances.

23 (d)(c) Institutions shall certify to the department 24 the amount of funds disbursed to each student and shall remit 25 to the department any undisbursed advances by June 1 of each 26 year within 60 days of the end of regular registration.

27 <u>(5)(6)</u> Funds appropriated by the Legislature for state 28 student assistance grants shall be deposited in the State 29 Student Financial Assistance Trust Fund. Notwithstanding the 30 provisions of s. 216.301 and pursuant to s. 216.351, any 31 balance in the trust fund at the end of any fiscal year that

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has been allocated to the Florida Public Student Assistance 1 2 Grant Program shall remain therein and shall be available for 3 carrying out the purposes of this section. 4 (6) (7) The State Board of Education shall establish 5 rules necessary to implement this section. Section 41. Effective July 1, 1999, section 240.4095, б 7 Florida Statutes, is amended to read: 240.4095 Florida Private Student Assistance Grant 8 9 Program; eligibility for grants.--10 (1) There is hereby created a Florida Private Student 11 Assistance Grant Program. The program shall to be administered 12 by the participating institutions **Department of Education** in 13 accordance with rules of the state board. (2)(a) Florida private student assistance grants from 14 15 the State Student Financial Assistance Trust Fund may be made 16 only to full-time degree-seeking students who meet the general 17 requirements for student eligibility as provided in s. 240.404, except as otherwise provided in this section. 18 Such grants shall be awarded for the amount of demonstrated unmet 19 20 need for tuition and fees and may not exceed an amount equal 21 to the average matriculation and other registration fees for 30 credit hours at state universities plus \$1,000 a total of 22 23 \$1,500 per academic year, or as specified in the General 24 Appropriations Act, to any applicant. A demonstrated unmet 25 need of less than \$200 shall render the applicant ineligible for a Florida private student assistance grant. Recipients of 26 27 such grants must have been accepted at a baccalaureate-degree-granting independent nonprofit college or 28 university, which is accredited by the Commission on Colleges 29 30 of the Southern Association of Colleges and Schools, and which 31 has a secular purpose, and which is located in and chartered

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1 as a domestic corporation by the state. No student may 2 receive an award for more than the equivalent of 9 semesters 3 or 14 quarters <u>of full-time enrollment</u> in a period of not more 4 than 6 consecutive years, except as otherwise provided in s. 5 240.404(3).

6 (b) A student applying for a Florida private student 7 assistance grant shall be required to apply for the Pell 8 Grant. The Pell Grant entitlement shall be considered by the 9 department when conducting an assessment of the financial 10 resources available to each student.

(c) The criteria and procedure for establishing 11 12 standards of eligibility shall be determined by the 13 department. The department is directed to establish a rating system upon which to base the approval of grants, including 14 15 the use of a nationally recognized system of need analysis. 16 The system shall include a certification of acceptability by 17 the independent nonprofit college or university of the applicant's choice. Priority in the distribution of grant 18 moneys shall be given to students with the lowest total family 19 resources, in accordance with a nationally recognized system 20 21 of need analysis as determined pursuant to this subsection, taking into consideration the receipt of Pell Grants and 22 student contributions to educational costs. Using the system 23 24 of need analysis, the department shall establish a maximum expected family contribution. An institution may not make a 25 26 grant from this program to a student whose expected family 27 contribution exceeds the level established by the department. 28 (d) Each participating institution shall report, to 29 the department by the established date, the eligible students 30 to whom grant moneys are disbursed each academic term. Each institution shall also report to the department necessary 31

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demographic and eligibility data for such students. 1 2 (3) Based on the unmet financial need of an eligible 3 applicant, the full amount of a Florida private student 4 assistance grant must be between \$200 and the average cost of matriculation and other registration fees for 30 credit hours 5 at state universities plus 1,000, per academic year or б 7 the amount specified in the General Appropriations Act. When funds are not sufficient to make full awards to all eligible 8 9 applicants, the department shall reduce the amount of each 10 recipient's grant award pro rata. For any year in which a pro rata grant reduction is necessary, such adjustment shall be 11 12 made by reducing the second semester or the second and third 13 quarter award disbursements to grant recipients. In each such 14 instance, institutions shall notify students of award 15 adjustments. 16 (4) In the event that a Florida private student 17 assistance grant recipient transfers from one institution eligible under this section, s. 240.409, or s. 240.4097 to 18 another, his or her eligibility shall be transferable upon 19 approval of the department. When approved by the department, 20 the amount of the unmet need shall be recalculated for the new 21 institution and shall be adjusted accordingly. 22 (4)(5)(a) The funds appropriated for the Florida 23 24 Private Student Assistance Grant shall be distributed to eligible institutions in accordance with a formula recommended 25 by the Department of Education's Florida Council of Student 26 27 Financial Aid Advisors and reviewed by the Postsecondary 28 Education Planning Commission and the Independent Colleges and Universities of Florida. The formula shall consider at least 29 30 the prior year's distribution of funds, the number of 31 full-time and part-time eligible applicants who did not

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receive awards, the standardization of the expected family
 contribution, and provisions for unused funds.

3 (b) Payment of Florida private student assistance
4 grants <u>shall</u> may be transmitted to the president of the
5 college or university which the recipient is attending, or to
6 his or her representative, in advance of the registration
7 period. Institutions shall notify students of the amount of
8 their awards.

(c)(b) Institutions shall certify to the department, 9 10 within 30 days of the end of regular registration, the eligibility status of each awarded student. The eligibility 11 12 status of each student to receive a disbursement shall be determined by each institution as of the end of its regular 13 registration period, inclusive of a drop-add period. 14 15 Institutions shall not be required to reevaluate a student's 16 eligibility status after this date for purposes of changing 17 amending eligibility determinations previously made. However, an institution shall be required to make refunds for students 18 who receive award disbursements and terminate enrollment for 19 20 any reason during the academic term when an institution's 21 refund policies permit a student to receive a refund under 22 these circumstances.

23 <u>(d)(c)</u> Institutions shall certify to the department 24 the amount of funds disbursed to each student and shall remit 25 to the department any undisbursed advances <u>by June 1 of each</u> 26 year within 60 days of the end of regular registration.

27 (e)(d) Each institution that receives moneys through 28 the Florida Private Student Assistance Grant Program shall 29 cause to be prepared a biennial report that includes an 30 independent external audit of the institution's administration 31 of the program and a complete accounting of moneys in the

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State Student Financial Assistance Trust Fund allocated to the 1 2 institution for the program. Such report shall be submitted to 3 the department on or before March 1 every other year. The 4 department may conduct its own annual or biennial audit of an 5 institution's administration of the program and its allocated 6 funds in lieu of the required biennial report and independent 7 external audit. The department may suspend or revoke an institution's eligibility to receive future moneys from the 8 9 trust fund for the program or request a refund of any moneys 10 overpaid to the institution through the trust fund for the 11 program if the department finds that an institution has not 12 complied with the provisions of this section. Any refund 13 requested pursuant to this paragraph shall be remitted within 14 60 days.

15 (5) (5) (6) Funds appropriated by the Legislature for 16 Florida private student assistance grants shall be deposited 17 in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and pursuant to 18 s. 216.351, any balance in the trust fund at the end of any 19 fiscal year that has been allocated to the Florida Private 20 21 Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes of this 22 section and as otherwise provided by law. 23

24 (6)(7) The State Board of Education shall adopt rules 25 necessary to implement this section.

26 Section 42. Effective July 1, 1999, section 240.4097, 27 Florida Statutes, is amended to read:

28 240.4097 Florida Postsecondary Student Assistance
 29 Grant Program; eligibility for grants.--

30 (1) There is hereby created a Florida Postsecondary
31 Student Assistance Grant Program. The program shall to be

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administered by the participating institutions Department of 1 2 Education in accordance with rules of the state board. 3 (2)(a) Florida postsecondary student assistance grants 4 through the State Student Financial Assistance Trust Fund may 5 be made only to full-time degree-seeking students who meet the 6 general requirements for student eligibility as provided in s. 7 240.404, except as otherwise provided in this section. Such grants shall be awarded for the amount of demonstrated unmet 8 9 need for tuition and fees and may not exceed an amount equal 10 to the average prior-academic-year cost of matriculation and other registration fees for 30 credit hours at state 11 universities plus \$1,000 a total of \$1,500 per academic year, 12 13 or as specified in the General Appropriations Act, to any applicant. A demonstrated unmet need of less than \$200 shall 14 15 render the applicant ineligible for a Florida postsecondary 16 student assistance grant. Recipients of such grants must have 17 been accepted at a postsecondary institution that is located in and chartered as a domestic corporation by the state and 18 that is: 19 20 1. A private nursing diploma school approved by the 21 Florida Board of Nursing; or An institution either licensed by the State Board 22 2. of Independent Colleges and Universities or exempt from 23 24 licensure pursuant to s. 246.085(1)(a), excluding those 25 institutions the students of which are eligible to receive a Florida private student assistance grant pursuant to s. 26 27 240.4095. 28 No student may receive an award for more than the equivalent 29 30 of 9 semesters or 14 quarters of full-time enrollment  $\frac{1}{100}$  and  $\frac{1}{100}$ 31 period of not more than 6 consecutive years, except as 13 5:22 PM 04/24/98

1 otherwise provided in s. 240.404(3).

(b) A student applying for a Florida postsecondary student assistance grant shall be required to apply for the Pell Grant. The Pell Grant entitlement shall be considered by the department when conducting an assessment of the financial resources available to each student.

7 (c) The criteria and procedure for establishing 8 standards of eligibility shall be determined by the 9 department. The department is directed to establish a rating 10 system upon which to base the approval of grants, including 11 the use of a nationally recognized system of need analysis. 12 The system shall include a certification of acceptability by the school of the applicant's choice. Priority in the 13 distribution of grant moneys shall be given to students with 14 15 the lowest total family resources, in accordance with a nationally recognized system of need analysis as determined 16 17 pursuant to this subsection, taking into consideration the 18 receipt of Pell Grants and student contributions to educational costs. Using the system of need analysis, the 19 department shall establish a maximum expected family 20 21 contribution. An institution may not make a grant from this program to a student whose expected family contribution 22 exceeds the level established by the department. 23 24 (d) Each participating institution shall report, to the department by the established date, the eligible students 25 26 to whom grant moneys are disbursed each academic term. Each 27 institution shall also report to the department necessary 28 demographic and eligibility data for such students. 29 (3) Based on the unmet financial need of an eligible 30 applicant, the full amount of a Florida postsecondary student 31 assistance grant must be between \$200 and the average cost of

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matriculation and other registration fees for 30 credit hours 1 2 at state universities plus  $$1,000\frac{1}{500}$  per academic year or 3 the amount specified in the General Appropriations Act. When 4 funds are not sufficient to make full awards to all eligible 5 applicants, the department shall reduce the amount of each recipient's grant award pro rata. For any year in which a pro 6 7 rata grant reduction is necessary, such adjustment shall be 8 made by reducing the second semester or the second and third 9 quarter award disbursements to grant recipients. In each such 10 instance, institutions shall notify students of award 11 adjustments. 12 (4) In the event that a student assistance grant recipient transfers from one institution eliqible under this 13 section, s. 240.409, or s. 240.4095 to another, his or her 14 15 eligibility shall be transferable upon approval of the 16 department. When approved by the department, the amount of 17 the unmet need shall be recalculated for the new institution 18 and shall be adjusted accordingly. 19 (4)(5)(a) The funds appropriated for the Florida Postsecondary Student Assistance Grant shall be distributed to 20 21 eligible institutions in accordance with a formula recommended by the Department of Education's Florida Council of Student 22 Financial Aid Advisors and reviewed by the Postsecondary 23 24 Education Planning Commission and the Florida Association of Postsecondary Schools and Colleges. The formula shall consider 25 at least the prior year's distribution of funds, the number of 26 27 full-time and part-time eligible applicants who did not receive awards, the standardization of the expected family 28 29 contribution, and provisions for unused funds. 30 (b) Payment of Florida postsecondary student 31 assistance grants shall may be transmitted to the president of 15 s2100c1c-05k4s 5:22 PM 04/24/98

1 the eligible institution which the recipient is attending, or 2 to his or her representative, in advance of the registration 3 period. Institutions shall notify students of the amount of 4 their awards.

5 (c)(b) Institutions shall certify to the department, 6 within 30 days of the end of regular registration, the 7 eligibility status of each awarded student. The eligibility status of each student to receive a disbursement shall be 8 9 determined by each institution as of the end of its regular 10 registration period, inclusive of a drop-add period. Institutions shall not be required to reevaluate a student's 11 12 eligibility status after this date for purposes of changing 13 amending eligibility determinations previously made. However, an institution shall be required to make refunds for students 14 15 who receive award disbursements and terminate enrollment for 16 any reason during the academic term when an institution's 17 refund policies permit a student to receive a refund under 18 these circumstances.

19 <u>(d)(c)</u> Institutions shall certify to the department 20 the amount of funds disbursed to each student and shall remit 21 to the department any undisbursed advances <u>by June 1 of each</u> 22 <u>year</u> within 60 days of the end of regular registration.

(e)(d) Each institution that receives moneys through 23 24 the Florida Postsecondary Student Assistance Grant Program shall cause to be prepared a biennial report that includes an 25 independent external audit of the institution's administration 26 27 of the program and a complete accounting of moneys in the 28 State Student Financial Assistance Trust Fund allocated to the institution for the program. Such report shall be submitted 29 30 to the department on or before March 1 every other year. The 31 department may conduct its own annual or biennial audit of an

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institution's administration of the program and its allocated 1 2 funds in lieu of the required biennial report and independent 3 external audit. The department may suspend or revoke an 4 institution's eligibility to receive future moneys from the 5 trust fund for the program or request a refund of any moneys 6 overpaid to the institution through the trust fund for the 7 program if the department finds that an institution has not complied with the provisions of this section. Any refund 8 9 requested pursuant to this paragraph shall be remitted within 10 60 days.

11 (5)(6) Any institution that was eligible to receive 12 state student assistance grants on January 1, 1989, and that 13 is not eligible to receive grants pursuant to s. 240.4095 is 14 eligible to receive grants pursuant to this section.

15 (6) (7) Funds appropriated by the Legislature for 16 Florida postsecondary student assistance grants shall be 17 deposited in the State Student Financial Assistance Trust Fund. Notwithstanding the provisions of s. 216.301 and 18 pursuant to s. 216.351, any balance in the trust fund at the 19 20 end of any fiscal year that has been allocated to the Florida 21 Postsecondary Student Assistance Grant Program shall remain therein and shall be available for carrying out the purposes 22 of this section and as otherwise provided by law. 23

24 (7)(8) The State Board of Education shall adopt rules
 25 necessary to implement this section.

Section 43. Except as otherwise provided in this act, this act shall take effect upon becoming a law.
end to the title is amended as follows:

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1	On page 2, line 22, after the semicolon
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3	insert:
4 5	amending s. 216.136, F.S.; providing duties of
_	the Education Estimating Conference; amending
6	s. 240.409, F.S.; authorizing eligibility
7	determination and grant distribution for the
8	Florida Public Student Assistance Grant Program
9	to be conducted by the receiving institution;
10	specifying a dollar value range for grant
11	awards; amending s. 240.4095, F.S.; authorizing
12	eligibility determination and grant
13	distribution for the Florida Private Student
14	Assistance Grant Program to be conducted by the
15	receiving institution; specifying a dollar
16	value range for grant awards; amending s.
17	240.4097, F.S.; authorizing eligibility
18	determination and grant distribution for the
19	Florida Postsecondary Student Assistance Grant
20	Program to be conducted by the receiving
21	institution; specifying a dollar value range
22	for grant awards;
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